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COUNSEL FOR THE DEBTOR

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

IN RE:	§ CHAPTER 7
	§
WITH PURPOSE, INC.,	§ CASE NO. 23-30246-7
	§
Debtor. ¹	§
	§

GLOBAL NOTES AND STATEMENT OF LIMITATIONS, METHODS, AND DISCLAIMERS REGARDING THE DEBTOR'S SCHEDULE OF ASSETS AND LIABILITIES AND STATEMENT OF FINANCIAL AFFAIRS

The above-captioned debtor (the "<u>Debtor</u>"), by and through its undersigned counsel, is filing its Schedule of Assets and Liabilities (the "<u>Schedules</u>") and Statement of Financial Affairs (the "<u>SOFA</u>") in the United States Bankruptcy Court for the Northern District of Texas, Dallas Division (the "<u>Bankruptcy Court</u>"). The Debtor prepared the Schedules and SOFA in accordance with § 521 of title 11 of the United States Code (the "<u>Bankruptcy Code</u>") and Rule 1007 of the Federal Rules of Bankruptcy Procedure (the "<u>Bankruptcy Rules</u>").

These Global Notes and Statement of Limitations, Methods, and Disclaimers Regarding the Debtor's Schedules of Assets and Liabilities and Statements of Financial Affairs (collectively, the "Global Notes") pertain to, are incorporated by reference in, and comprise an integral part of the Schedules and SOFA. These Global Notes should be referred to and reviewed in connection with any review of the Schedules and SOFA.

{00010160:1}

¹ The Debtor's address is 11700 Preston Road, Suite 660-394, Dallas, TX 75230.

The Schedules and SOFA have been prepared by the Debtor's management and are unaudited and subject to further review and potential revision. In preparing the Schedules and SOFA, the Debtor relied on financial data derived from its books and records as it was available at the time of preparation. The Debtor's management and advisors have made reasonable efforts to ensure that they are as accurate and complete as possible under the circumstances. However, subsequent information or discovery may result in material changes to the Schedules and SOFA, and inadvertent errors or omissions may exist. Notwithstanding any such discovery or new information however, the Debtor may, but shall not be required to, update the Schedules and SOFA.

Reservation of Rights. Nothing contained in the Schedules and SOFA or these Global Notes shall constitute a waiver of any of the Debtor's rights or an admission with respect to its bankruptcy case, including, but not limited to, any issues involving objections to claims, substantive consolidation, equitable subordination, defenses, characterization or recharacterization of contracts, assumption or rejection of contracts under the provisions of chapter 3 of the Bankruptcy Code, or causes of action arising under the provisions of chapter 5 of the Bankruptcy Code or any other relevant applicable laws to recover assets or avoid transfers.

<u>Date</u>"), the Debtor filed a petition for relief with the Bankruptcy Court under chapter 7 of the Bankruptcy Code.

Given the nature of the case and the Debtor's assets, the valuations given are estimates at varying points in time. This is because those values fluctuate in time and given the fractured nature of the Debtor's allegedly foreclosed upon assets and lack of access to its own books, records, and intellectual property, the Debtor is presenting these filings in its best attempt to "mark to market" the types of assets its owns in each category of assets and liabilities.

<u>Amendment.</u> Although reasonable efforts were made to file complete and accurate Schedules and SOFA, inadvertent errors or omissions may exist. Thus, the Debtor reserves all rights, but shall not be required to, to amend or supplement its Schedules and SOFA from time to time as may be necessary or appropriate.

<u>Basis of Presentation.</u> Although these Schedules and SOFA may, at times, incorporate information prepared in accordance with generally accepted accounting principles ("<u>GAAP</u>"), the Schedules and SOFA do not purport to represent or reconcile financial statements otherwise prepared or distributed by the Debtor in accordance with GAAP, income tax basis, or otherwise. To the extent that the Debtor shows more assets than liabilities, this is not an admission that the Debtor was solvent or insolvent on the Petition Date or at any time prior to the Petition Date. Likewise, to the extent that the Debtor shows more liabilities than assets, this is not an admission that the Debtor was solvent or insolvent on the Petition Date or at any time prior to the Petition Date.

<u>Insiders.</u> For purposes of the Schedules and SOFA, the term "insiders" shall have the meaning set forth in Bankruptcy Code § 101(31).

Persons listed in the SOFA as insiders have been included for informational purposes only. The Debtor does not take any position with respect to (a) such person's influence over the control of

the Debtor; (b) the management responsibilities or functions of such individual; (c) the decision-making or corporate authority of such individual; or (d) whether such individual could successfully argue that he or she is not an insider under applicable law, including, without limitation, the federal securities laws, or with respect to any theories of liability or for any other purpose.

Recharacterization. The Debtor has made reasonable efforts to characterize, classify, categorize, and designate the claims, assets, executory contracts, unexpired leases, and other items reported in the Schedules and SOFA correctly. The Debtor reserves all rights to recharacterize, reclassify, recategorize, and redesignate items reported in the Schedules and SOFA at a later time as is necessary or appropriate as additional information becomes available, including, without limitation, whether contracts listed herein were executory as of the Petition Date or remain executory post-petition and whether leases listed herein were unexpired as of the Petition Date or remain unexpired post-petition.

<u>Subpoenas.</u> Upon the Debtor filing its voluntary petition for relief under Chapter 7 of the Bankruptcy Code, on February 13, 2023, the Bankruptcy Court issued its *Order Granting Debtor's Motion to File Amended Schedules of Assets and Liabilities, Statement of Financial Affairs, and <i>Other Documents* (the "<u>Order</u>") [Bankr. ECF No. 23]. As contained in the Order, the Bankruptcy Court endowed the Debtor with the power to issue subpoenas. Since the entry of the Order, the Debtor has, or will have, issued a subpoena *duces tecum* to the following:

- a. Origin Bank;
- b. The former members of the board of directors (the "**Board**") for With Purpose, Inc., d/b/a/ GloriFif, Inc. ("**WPI**"); and
- c. Certain other persons or entities that the Debtor believes has or has had relevant information regarding the Debtor's Schedules and SOFA.

Summary of Significant Reporting Policies.

<u>Current Market Value and Net Book Value.</u> In many instances, current market valuations are neither maintained by nor readily ascertainable by the Debtor. The Debtor has used its best efforts to estimate the assets value or provided that the value is unknown.

Liabilities. Unless otherwise indicated, all liabilities are listed as of the Petition Date.

<u>Credits and Adjustments.</u> The claims of individual creditors are listed as the amounts entered on the Debtor's books and records and may not reflect credits, allowances, or other adjustments due from such creditors to the Debtor. The Debtor reserves all rights with regard to such credits, allowances, and other adjustments, including the right to assert claims objections and/or setoffs with respect to the same.

<u>Undetermined Amounts</u>. The description of an amount as "unknown," "TBD," or "undetermined" is not intended to reflect upon the materiality of such amount.

<u>Totals</u>. All totals that are included in the Schedules and SOFA's represent totals of all currently known amounts included in the Debtor's books and records as of the Petition Date. To the extent that there are undetermined amounts, the actual total may be different from the listed total.

<u>Classifications</u>. Listing a claim (a) on Schedule D as "secured," (b) on Schedule E as "priority," or (c) on Schedule F as "unsecured priority," or listing a contract or lease on Schedule G as "executory" or "unexpired" does not constitute an admission by the Debtor of the legal rights of the claimant or a waiver of the Debtor's right to recharacterize or reclassify such claim, contract, or lease.

<u>Claims Description</u>. Any failure to designate a claim on a given Debtor's Schedules as "disputed," "contingent," or "unliquidated" does not constitute an admission by the Debtor that such amount is not "disputed," "contingent," or "unliquidated." The Debtor reserves all rights to dispute, or to assert any offsets or defenses to, any claim reflected on its respective Schedules on any grounds, including, without limitation, amount, liability, validity, priority, or classification, or to otherwise subsequently designate any claim as "disputed," "contingent," or "unliquidated." Listing a claim does not constitute an admission of liability by the Debtor, and the Debtor reserves the right, but shall not be required, to amend the Schedules accordingly.

<u>Guarantees and Other Secondary Liability Claims</u>. The Debtor has used reasonable efforts to locate and identify guarantees and other secondary liability claims (collectively, the "<u>Guarantees</u>") in its executory contracts, unexpired leases, secured financing, debt instruments, and other such agreements. The Debtor's review of its contracts in such regard is ongoing. Where such Guarantees have been identified, they have been included in the relevant Schedule for the Debtor. Further, certain Guarantees embedded in the Debtor's executory contracts, unexpired leases, secured financings, debt instruments, and other such agreements may have been inadvertently omitted. Thus, the Debtor reserves its right to amend the Schedules to the extent that additional Guarantees are identified. In addition, the Debtor reserves the right, but shall not be required, to amend the Schedules and SOFA to recharacterize or reclassify any such contract, lease, claim, or Guarantee.

<u>Causes of Action</u>. The Debtor, despite its best efforts, may not have listed all of its causes of action (filed or potential) against third parties as assets in the Schedules and SOFA. The Debtor reserves all of its rights with respect to any causes of action they may have, and neither these Global Notes nor the Schedules and SOFA shall be deemed a waiver of any such causes of action.

<u>Schedule A – Real Property.</u> The Debtor's failure to list any rights in real property on Schedule A should not be construed as a waiver of any such rights that may exist, whether known or unknown at this time.

<u>Schedule B – Personal Property.</u> Personal property owned by the Debtor is listed in the Schedule B. To the extent that the Debtor has not been able to identify the actual physical location of certain personal property, the Debtor has reported the address of the Debtor's principal place of business.

Exclusion of certain intellectual property shall not be construed as an admission that such intellectual property rights have been abandoned, terminated, assigned, expired by its terms, or otherwise transferred pursuant to a sale, acquisition, or other transaction.

<u>Schedule D – Creditors Holding Secured Claims.</u> All parties in interest and the Chapter 7 Trustee have whatever rights they may have under the Bankruptcy Code and hereby reserve the right to dispute or challenge the validity, perfection, or immunity from avoidance of any lien purported to be granted or perfected in any specific asset to a creditor listed on Schedule D of the Debtor. Moreover, although the Debtor may have scheduled claims of various creditors as secured claims for informational purposes, no current valuation of the Debtor's assets in which such all creditors may have a lien has been undertaken.

Moreover, as indicated above, parties in interest and the Chapter 7 Trustee, presumably each reserve all rights to dispute or challenge the secured nature of any such creditor's claim or the characterization of the structure of any such transaction or any document or instrument (including, without limitation, any intercompany agreement) related to such creditor's claim. The descriptions in Schedule D are intended to be only a summary. Reference to the applicable agreements and related documents and a determination of the creditors' compliance with applicable law is necessary for a complete description of the collateral and the nature, extent, and priority of any liens. Nothing in the Global Notes or the Schedules and SOFA shall be deemed a modification or interpretation of the terms of such agreements or related documents.

<u>Schedule E – Creditors Holding Unsecured Priority Claims.</u> Listing a claim on Schedule E as "unsecured priority" does not constitute the Debtor taking a position on the legal rights of the claimant. The Debtor hereby expressly reserves the right for all parties to assert that any claim listed on Schedule E, does not constitute an unsecured priority claim under § 507 of the Bankruptcy Code thereby constituting an unsecured nonpriority claim.

The claims listed on Schedule E arose, or were incurred on, various dates and a determination of each date upon which each claim arose, or was incurred, would be unduly burdensome and cost prohibitive. Accordingly, not all such dates are included for each claim. All claims listed on Schedule E, however, appear to have arisen, or to have been incurred, on or before the Petition Date.

<u>Schedule F – Creditors Holding Unsecured Nonpriority Claims.</u> Listing a claim on Schedule F as "unsecured nonpriority" does not constitute an admission by the Debtor of any legal rights of the claimant. The Debtor hereby expressly reserves the right for all parties to assert that any claim listed on Schedule F does not constitute an unsecured nonpriority claim (including the right to assert that any such claim constitutes a secured or priority claim). Additionally, noting that a claim on Schedule F is "subject to setoff" does not constitute an admission by the Debtor of the legal rights of the claimant. The Debtor hereby expressly reserves the right for all parties to assert that any claim listed on Schedule F is not subject to setoff or dispute any claim to such setoff.

Certain creditors may assert mechanic's, materialman's, or other statutory liens against the Debtor for amounts listed on Schedule F. The Debtor reserves its right to dispute or challenge the validity, perfection, or immunity from avoidance of any lien purported to be perfected by a creditor listed on Schedule F.

The claims listed on Schedule F arose, or were incurred, on various dates, and a determination of each date upon which each claim arose, or was incurred, would be unduly burdensome and cost

prohibitive. Accordingly, not all such dates are included for each claim. All claims listed on Schedule F, however, appear to have arisen, or to have been incurred, prior to the Petition Date.

<u>Schedule G – Executory Contracts and Unexpired Leases.</u> Although reasonable efforts have been made to ensure the accuracy of Schedule G regarding executory contracts and unexpired leases, the Debtor's review is ongoing, and inadvertent errors, omissions, or over- inclusion may have occurred.

The Debtor reserves all of the Chapter 7 Trustee's and other parties in interest's rights, claims, and causes of action with respect to the contracts and agreements listed on Schedule G, including the right to dispute or challenge the characterization or the structure of any transaction, document, or instrument. Certain executory agreements may not have been memorialized in writing and could be subject to dispute. Generally, executory agreements that are oral in nature have not been included in the Schedule. Further, the Debtor may be a party to various other agreements concerning real property, such as supplemental agreements, amendments/letter agreements, title documents, consents, site plans, maps, and other miscellaneous agreements. Such agreements, if any, are not set forth in Schedule G.

<u>Schedule H – Co-Obligors.</u> Although the Debtor has made every effort to ensure the accuracy of Schedule H, inadvertent errors, omissions, or inclusions may have occurred. The Debtor hereby reserves all rights for all parties to dispute the validity, status, and enforceability of any obligations set forth on Schedule H and to further amend or supplement such Schedule as necessary.

The Debtor further reserves all rights, claims, and causes of action for all parties with respect to the obligations listed on Schedule H, including the right to dispute or challenge the characterization or the structure of any transaction, document, or instrument related to a creditor's claim. The listing of a contract, guarantee, or other obligation on Schedule H shall not be deemed an admission that such obligation is binding, valid, or enforceable.

<u>SOFA – Transfers Outside of the Ordinary Course of Business.</u> Nothing in the Debtor's response to Question 10 constitutes an admission by the Debtor that such transfers were outside of the ordinary course of the Debtor's business.

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Fill in this information to identify the case:				
Debtor name With Purpose, Inc.				
United States Bankruptcy Court for the: NORTHERN DISTRICT OF TEXAS				
Case number (if known) 23-30246				
	☐ Check if this is an amended filing			

Official Form 206Sum

Summary of Assets and Liabilities for Non-Individuals

12/15

<u> </u>	minary of Assets and Liabilities for Non-Individuals		12/15
Par	t 1: Summary of Assets		
1.	Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)		
	1a. Real property: Copy line 88 from <i>Schedule A/B</i>	\$	0.00
	1b. Total personal property: Copy line 91A from <i>Schedule A/B.</i>	\$_	595,956.41
	1c. Total of all property: Copy line 92 from <i>Schedule A/B</i>	\$_	595,956.41
Par	t 2: Summary of Liabilities		
2.	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) Copy the total dollar amount listed in Column A, Amount of claim, from line 3 of Schedule D	\$_	29,500,000.00
3.	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)		
	3a. Total claim amounts of priority unsecured claims: Copy the total claims from Part 1 from line 5a of Schedule E/F	\$	0.00
	3b. Total amount of claims of nonpriority amount of unsecured claims: Copy the total of the amount of claims from Part 2 from line 5b of <i>Schedule E/F</i>	+\$_	10,580,301.74
4.	Total liabilities Lines 2 + 3a + 3b	\$	40,080,301.74

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Fill in this inform	Fill in this information to identify the case:					
Debtor name	With Purpose, Inc.					
United States Ba	ankruptcy Court for the: NORTHERN DISTRICT OF TEXAS					
Case number (if k	known) <u>23-30246</u>	☐ Check if this is an amended filing				

Official Form 206A/B

Schedule A/B: Assets - Real and Personal Property

12/15

Disclose all property, real and personal, which the debtor owns or in which the debtor has any other legal, equitable, or future interest. Include all property in which the debtor holds rights and powers exercisable for the debtor's own benefit. Also include assets and properties which have no book value, such as fully depreciated assets or assets that were not capitalized. In Schedule A/B, list any executory contracts or unexpired leases. Also list them on Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G).

Be as complete and accurate as possible. If more space is needed, attach a separate sheet to this form. At the top of any pages added, write the debtor's name and case number (if known). Also identify the form and line number to which the additional information applies. If an additional sheet is attached, include the amounts from the attachment in the total for the pertinent part.

For Part 1 through Part 11, list each asset under the appropriate category or attach separate supporting schedules, such as a fixed asset schedule or depreciation schedule, that gives the details for each asset in a particular category. List each asset only once. In valuing the debtor's interest, do not deduct the value of secured claims. See the instructions to understand the terms used in this form.

debto		rest, do not deduct the value of secured claims Cash and cash equivalents	. See the instructions to under	stand the terms used in thi	s form.	
1. Do e		ebtor have any cash or cash equivalents?				
	□ No. Go to Part 2. ■ Yes Fill in the information below. All cash or cash equivalents owned or controlled by the debtor					
3.	Checking, savings, money market, or financial brokerage accounts (Identify all) Name of institution (bank or brokerage firm) Type of account Last 4 digits of account number			debtor's interest		
	3.1.	Frost Bank	Checking	1812	\$32,522.98	
	3.2.	Frost Bank	Checking	8219	\$23.49	
	3.3.	Origin Bank The Debtor has been unable to access its account at Origin Bank and the balance as of the Petition Date is therefore unknown. Upon the commencement of this case, the Debtor has issued a subpoena to Origin Bank	Checking		Unknown	
	3.4.	Silicon Valley Bank	Checking	9060	\$2,327.91	
	3.5.	Silicon Valley Bank Operating	Checking	9056	\$3,653.32	

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Debtor	_	With Purpose, Inc. Name Case num			Case number (If known) 23	mber (If known) 23-30246		
		Name						
	4.1.	Silicon Valley Ba	nk Lockbox Account	X9496		\$68.71		
5.		al of Part 1.				\$38,596.41		
	Add	l lines 2 through 4 (incli	uding amounts on any add	ditional sheets). Copy	the total to line 80.			
Part 2:		Deposits and Prepay						
o. Does	tne c	lebtor have any depo	sits or prepayments?					
		o to Part 3.						
■ Y	es Fill	I in the information belo	W.					
7.	Dep Des	oosits, including secu cription, including nam	rity deposits and utility of e of holder of deposit	deposits				
8.	Prep Des	cription, including nam Prepayments for	e of holder of prepayment D&O Insurance m for Directors & Office	t	, insurance, taxes, and rent ational Union Fire Insurance			
	8.1.	\$60,432 Premium	for Tail Directors & C	Officers Insurance	, Federal Insurance Compan	y \$340,432.00		
9. Part 3:	Add	al of Part 2. I lines 7 through 8. Cop Accounts receivable	y the total to line 81.			\$340,432.00		
		debtor have any acco	ounts receivable?					
ПΝ	n Go	o to Part 4.						
		I in the information belo	DW.					
11.	Acc	counts receivable						
	11a	. 90 days old or less:	216,928.	.00 -	0.00 =	\$216,928.00		
			face amount		or uncollectible accounts			
12.	Tot	al of Part 3.				\$246 D28 DD		
12.			+ 11b = line 12. Copy the	e total to line 82.		\$216,928.00		
Part 4:		Investments						
	s the	debtor own any inves	stments?					
□N	o. Go	o to Part 5.						
		I in the information belo	ow.					
					Valuation method u	used Current value of debtor's interest		
14.		tual funds or publicly ne of fund or stock:	traded stocks not includ	ded in Part 1				
15	Na :-	. muhlialu tuadad -4	k and interests in its assur-		saveted businesses including a	intonoctin on LLC		

5. Non-publicly traded stock and interests in incorporated and unincorporated businesses, including any interest in an LLC, partnership, or joint venture

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Debtor		ith Purpose, Inc.			Case	number (If known) 23-3024	·6
		e of entity:		% of ow	nershin		
		Animo Services, LL0	C - EIN 87-1053276	100	%		Unknown
	45.0	Clarifi Securities II	C EIN 97 4224607	400	0/		Hakaawa
	15.2.	GloriFi Securities LI	_C - EIN 87-4221607	100	%		Unknown
	15.3.	GloriFi Receivables LLC - EIN 88-284177	Acquisition Company 8	100	%		Unknown
	15.4.		olding Company LLC -	100	%		Unknown
	15.5.	GloriFi Risk Manage EIN 87-2434543	ement Services, LLC -	100	%		Unknown
	15.6.		unding Company, LLC	- 100	%		Unknown
	15.7.		eneral Agency, LLC - El	100	%		Unknown
	15.8.	GloriFi Insurance Ag LLC f/k/a RubiQon F 85-0530180	gency Holding Compan Ioldings - EIN	100	%		Unknown
	15.9.		urance Services, LLC and Insurance Services	100	%		Unknown
16.	Gove Descr		e bonds, and other negotia	able and non-ne	egotiable	instruments not included in	ı Part 1
17.		of Part 4. nes 14 through 16. Copy	the total to line 83.			-	\$0.00
Part 5:	In	ventory, excluding agric	ulture assets				
			(excluding agriculture as	sets)?			
_		o Part 6. n the information below.					
	Gene	ral description	Date of the last physical inventory	Net book valu debtor's inter (Where availab	est	Valuation method used for current value	Current value of debtor's interest

- 19. Raw materials
- 20. Work in progress

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Debtor	With Purpose, Inc.	Case	number (If known) 23-302	246
21.	Finished goods, including goods held for resale			
22.	Other inventory or supplies The Debtor may have some miscellaneous marketing materials in its possession.	Unknown		Unknown
23.	Total of Part 5. Add lines 19 through 22. Copy the total to line 84.			\$0.00
24.	Is any of the property listed in Part 5 perishable? ■ No □ Yes			
25.	Has any of the property listed in Part 5 been purchase ■ No □ Yes. Book value Valuation in	- -	ne bankruptcy was filed? Current Value	
26.	Has any of the property listed in Part 5 been appraised No □ Yes			
☐ Ye	O. Go to Part 7. es Fill in the information below. Office furniture, fixtures, and equipment; and colle is the debtor own or lease any office furniture, fixtures,		?	
	o. Go to Part 8. es Fill in the information below.			
	General description	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
39.	Office furniture The Debtor has, or may have, limited furniture, fixtures, and equipment it purchased that are held in its office space. At present, the Debtor does not have full records of these items, but is in process of obtaining this information and will amend and/or supplement this Schedule if and when appropriate.	Unknown		Unknown
40	Office findings			
40. 41.	Office equipment, including all computer equipment a communication systems equipment and software The Debtor has, or may have, limited furniture, fixtures, equipment, computers, and office equipment it purchased that are held in its office space. At present, the Debtor does not have full records of these items, but is in process of obtaining this information and will	und Unknown		Unknown

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Debtor	With Purpose, Inc.		Case number (If known) 23-30246		
	amend and/or supplement this Schedule if and when appropriate.				
42.	Collectibles <i>Examples</i> : Antiques and figurines; paintings, books, pictures, or other art objects; china and crystal; stan collections; other collections, memorabilia, or collectibles				
43.	Total of Part 7. Add lines 39 through 42. Copy the total to line 86.		_	\$0.00	
44.	Is a depreciation schedule available for any of the prop	perty listed in Part 7?			
	□Yes				
45.	Has any of the property listed in Part 7 been appraised	by a professional within	the last year?		
	■ No		•		
	□Yes				
Part 8:	Machinery, equipment, and vehicles				
6. Doe :	s the debtor own or lease any machinery, equipment, or	vehicles?			
■ N	o. Go to Part 9.				
☐ Y	es Fill in the information below.				
D 10					
Part 9: 4 Doe:	Real property s the debtor own or lease any real property?				
_	o. Go to Part 10. es Fill in the information below.				
ш т	es fill in the information below.				
Part 10	Intangibles and intellectual property				
9. Doe :	s the debtor have any interests in intangibles or intellect	ual property?			
□ N	o. Go to Part 11.				
■ Y	es Fill in the information below.				
	General description	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest	
60.	Patents, copyrights, trademarks, and trade secrets The Debtor owned a variety of Intellectual Property assets, including, without limitation, software, software assets, trademarks, domain names, copyrights, and other intellectual property. On or about January 5, 2023, the Debtor's Intellectual Property was purportedly foreclosed upon by OnPoint Companies, LLC as the Collateral Agent for the Secured Noteholders. A full and complete list of the Software and related IP subject to this foreclosure is not available at this time. However, the Debtor is attaching hereto (i) a list of certain Trademarks and Copyrights held or previously held by the Debtor and; (ii) a list of Domain Names held or previously held by the Debtor.	Unknown		Unknown	

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Debtor	With Purpose, Inc.	Case number (If known) 23-30246	
61.	Internet domain names and websites The Debtor owned a variety of Intellectual Property assets, including, without limitation, software, software assets, trademarks, domain names, copyrights, and other intellectual property. On or about January 5, 2023, the Debtor's Intellectual Property was purportedly foreclosed upon by OnPoint Companies, LLC as the Collateral Agent for the Secured Noteholders. A full and complete list of the Software and related IP subject to this foreclosure is not available at this time. However, a list of the domain names owned by the Debtor is included in the attached addendum.	Unknown	Unknown
62.	Licenses, franchises, and royalties The Debtor has or had a variety of licenses related to the formation and operation of its business. A list of these licenses is not available, but the Debtor will supplement this response if and when it receives such information.	<u>Unknown</u>	Unknown
63.	Customer lists, mailing lists, or other compilations The Debtor maintains a list of customers and account holders.	Unknown	Unknown
64.	Other intangibles, or intellectual property The Debtor owned a variety of Intellectual Property assets, including, without limitation, software, software assets, trademarks, domain names, copyrights, and other intellectual property. On or about January 5, 2023, the Debtor's Intellectual Property was purportedly foreclosed upon by OnPoint Companies, LLC as the Collateral Agent for the Secured Noteholders. A full and complete list of the Software and related IP subject to this foreclosure is not available at this time.	Unknown	Unknown

65. Goodwill

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Debtor		Case number (If known) 23-30246		
	Name			
	The Debtor had established significant goodwill during the period it operated. Some of this goodwill was evidenced by the Intellectual Property and other intangible assets it owned, such as its software, software assets, trademarks, domain names, copyrights, and other intellectual property. On or about January 5, 2023, the Debtor's Intellectual Property was purportedly foreclosed upon by OnPoint Companies, LLC as the Collateral Agent for the Secured Noteholders. A full and complete list of the Software and related IP subject to this foreclosure is not available at this time.	Unknown	Unknown	
		Γ		
66.	Total of Part 10.		\$0.00	
	Add lines 60 through 65. Copy the total to line 89.	L		
67.	Do your lists or records include personally identifiable in ☐ No	nformation of customers (as defined in 11 U.S.C.§§	101(41A) and 107 ?	
	■ Yes			
68.	Is there an amortization or other similar schedule available	ble for any of the property listed in Part 10?		
	■ No □ Yes			
69.	Has any of the property listed in Part 10 been appraised $\hfill\square$ No	by a professional within the last year?		
	Yes			
Part 11:				
Inclu	the debtor own any other assets that have not yet been used all interests in executory contracts and unexpired leases not be. Go to Part 12.			
	es Fill in the information below.			
			Current value of debtor's interest	
71.	Notes receivable Description (include name of obligor)			
72.	Tax refunds and unused net operating losses (NOLs) Description (for example, federal, state, local)			
	Unknown	Tax year	Unknown	
73.	Interests in insurance policies or annuities			
74.	Causes of action against third parties (whether or not a labas been filed)	lawsuit		

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Debtor	With Purpose, Inc.	Case number (If known) 23-30246
	Name	
	The Debtor owns significant and valuable causes of	
	actions against third parties. Some of these causes o	f
	action have been filed and are pending, whereas other	
	have not been commenced. A complete list of such	
	causes of action is included in the attached addendu	
	and incorporated herein by reference.	Unknown
	Nature of claim See attached	
	Amount requested \$0.00	
75.	Other contingent and unliquidated claims or causes of actio	on of
	every nature, including counterclaims of the debtor and right set off claims	
	The Debtor owns significant and valuable causes of	
	actions against third parties. Some of these causes o	f
á I	action have been filed and are pending, whereas other	
	have not been commenced. A complete list of such	
	causes of action is included in the attached addendu	
	and incorporated herein by reference.	Unknown
	Nature of claim	
	Amount requested \$0.00	
76.	Trusts, equitable or future interests in property	
77.	Other property of any kind not already listed Examples: Seas country club membership	on tickets,
78.	Total of Part 11.	\$0.00
	Add lines 71 through 77. Copy the total to line 90.	
79.	Has any of the property listed in Part 11 been appraised by a	a professional within the last year?
	□ No	
	Yes	

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Debtor With Purpose, Inc. Case number (If known) 23-30246 Name Part 12: Summary In Part 12 copy all of the totals from the earlier parts of the form **Current value of real Current value of** Type of property personal property property Cash, cash equivalents, and financial assets. \$38,596.41 Copy line 5, Part 1 81. Deposits and prepayments. Copy line 9, Part 2. \$340,432.00 Accounts receivable. Copy line 12, Part 3. \$216,928.00 Investments. Copy line 17, Part 4. \$0.00 Inventory. Copy line 23, Part 5. \$0.00 85. Farming and fishing-related assets. Copy line 33, Part 6. \$0.00 Office furniture, fixtures, and equipment; and collectibles. \$0.00 Copy line 43, Part 7. 87. Machinery, equipment, and vehicles. Copy line 51, Part 8. \$0.00 Real property. Copy line 56, Part 9.....> 88. \$0.00 Intangibles and intellectual property. Copy line 66, Part 10. \$0.00 All other assets. Copy line 78, Part 11. 90. \$0.00 Total. Add lines 80 through 90 for each column + 91b. \$595,956.41 \$0.00 92. Total of all property on Schedule A/B. Add lines 91a+91b=92 \$595,956.41 Case 23-30246-mvl7 Doc 31 Filed 03/08/23 Entered 03/08/23 10:34:43 Desc Main Document Page 17 of 51

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Fill in this information to identify the	case:		
Debtor name With Purpose, Inc.			
United States Bankruptcy Court for the:	NORTHERN DISTRICT OF TEXAS		
Case number (if known) 23-30246			
23-30246		_	Check if this is an amended filing
Official Form 206D			-
	Who Have Claims Secured by Pi	operty	12/15
Be as complete and accurate as possible.			
Do any creditors have claims secured by	debtor's property?		
☐ No. Check this box and submit p	age 1 of this form to the court with debtor's other schedules.	Debtor has nothing else to	report on this form.
Yes. Fill in all of the information be	pelow.		
Part 1: List Creditors Who Have Se	ecured Claims		
2. List in alphabetical order all creditors w	ho have secured claims. If a creditor has more than one secured	Column A	Column B
claim, list the creditor separately for each clai		Amount of claim	Value of collateral that supports this
		Do not deduct the value of collateral.	claim
2.1 OnPoint Companies, LLC	Describe debtor's property that is subject to a lien	\$29,500,000.00	Unknown
Creditor's Name As Collateral Agent of	Collateral as Described in Collateral Agreement, including substantially all of		
Noteholders	Debtor's assets but not including various		
c/o Steven T. Holmes	"Excluded Property" as more fully described		
900 Jackson Street, Suite 570	in the Collateral Agreement.	-	
570 Dallas, TX 75202			
Creditor's mailing address	Describe the lien		
	Security Agreement	=	
	Is the creditor an insider or related party? ■ No		
Creditor's email address. if known	Yes		
Greater & Small address, in the small	Is anyone else liable on this claim?		
Date debt was incurred	■ No		
On or about June 8, 2022	☐ Yes. Fill out Schedule H: Codebtors (Official Form 206H)		
Last 4 digits of account number			
Do multiple creditors have an	As of the petition filing date, the claim is:		
interest in the same property?	Check all that apply		
■ No	☐ Contingent ☐ Unliquidated		
☐ Yes. Specify each creditor, including this creditor and its relative	■ Disputed		
priority.	— Disputed		
-			
Total of the dellar amounts from Part	1. Column A including the amounts from the Additional Dage if	\$29,500,000.	
3. Total of the dollar amounts from Part	I, Column A, including the amounts from the Additional Page, if	any. 00	
Part 2: List Others to Be Notified for	r a Debt Already Listed in Part 1		
List in alphabetical order any others who assignees of claims listed above, and atto	nust be notified for a debt already listed in Part 1. Examples of rneys for secured creditors.	entities that may be listed are	e collection agencies,
	isted in Part 1, do not fill out or submit this page. If additional p		page.
Name and address	On v	which line in Part 1 did enter the related creditor?	Last 4 digits of account number for this entity
Banzai Capital Partners LLC		0.4	and onaty

Address on file

Line <u>**2.1**</u>

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With Purpose, Inc. Name	Case number (if known) 23-30246
CCR FLP Holdings LP 500 West 5th Street, Suite 700 Austin, TX 78701	Line <u>2.1</u>
Charles Lynn Hamilton Address on file	Line <u>2.1</u>
D. Nevill Manning 2112 Indiana Avenue Lubbock, TX 79410	Line <u>2.1</u>
Dalton and Susannah Donaldson PO BOx 51990 Midland, TX 79710	Line <u>2.1</u>
DRJ Properties Ltd 550 W. Texas Avenue Suite 700 Midland, TX 79701	Line <u>2.1</u>
J. Paul Manning 2112 Indiana Avenue Lubbock, TX 79410	Line <u>2.1</u>
Jake McAlister 3000 Racquet Club Drive Midland, TX 79705	Line <u>2.1</u>
Lynwood Partners LLC Address on file	Line <u>2.1</u>
Magic Rise Group Ltd	Line <u>2.1</u>
Margaret Morgan Purvis PO Box 51990 Midland, TX 79710	Line <u>2.1</u>
Matthew Malouf Address on file	Line <u>2.1</u>
Moriah Investment Partners PO Box 5562 Midland, TX 79710	Line <u>2.1</u>
Neugebauer Family Enterprises, LLC PO Box 863376 Plano, TX 75086	Line <u>2.1</u>
OnPoint GloriFi II, LP Address on file	Line <u>2.1</u>
Pfluger Revocable Trust Address on file	Line <u>2.1</u>
Reed Williams	Line <u>2.1</u>
Richard H. Coats PO Box 2412 Midland, TX 79702	Line <u>2.1</u>

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ebtor	With Purpose, Inc.	Case number (if known) 23-30246	
	Name		
Sp	pencer Beal	Line 2.1	
		LINE <u>Z.1</u>	
Th	he Kevin and Kendra Granger Trust		
Ad	ddress on file	Line _2.1_	
Th	ne Peus Family Trust dated 7/3/08		
Ad	ddress on file	Line 2.1	
To	oby and Melissa Neugebauer		
Ad	ddress on file	Line <u>2.1</u>	
W	ord B. Wilson Investments LP		
PC	O Box 51790	Line 2.1	
Mi	idland, TX 79710		

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Fill ir	n this information to identify the case:	ment rage 20 or or	
Debte	or name With Purpose, Inc.		
Unite	d States Bankruptcy Court for the: NORTHERN DISTR	ICT OF TEXAS	
Casa	number (if known) 23-30246		
Case	23-30246		☐ Check if this is an amended filing
~ cc			
	cial Form 206E/F		
	nedule E/F: Creditors Who Hav		12/15
List the Person	complete and accurate as possible. Use Part 1 for creditors we other party to any executory contracts or unexpired leases and Property (Official Form 206A/B) and on Schedule G: Execute boxes on the left. If more space is needed for Part 1 or Part List All Creditors with PRIORITY Unsecured Clai	that could result in a claim. Also list executory contracts on a utory Contracts and Unexpired Leases (Official Form 206G). No. 2, fill out and attach the Additional Page of that Part included	Schedule A/B: Assets - Real and lumber the entries in Parts 1 and
	Proceedings to the second state of the second	10.0.0.557)	
1.	Do any creditors have priority unsecured claims? (See 11 U	.S.C. § 50/).	
	No. Go to Part 2.		
	☐ Yes. Go to line 2.		
Part			
3	 List in alphabetical order all of the creditors with nonprior out and attach the Additional Page of Part 2. 	ity unsecured claims. If the debtor has more than 6 creditors with	n nonpriority unsecured claims, fill
			Amount of claim
3.1	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply	\$67,000.00
	1892 LLC	■ Contingent	
	PO Box 1832	☐ Unliquidated	
	Gallatin, TN 37066	☐ Disputed	
	Date(s) debt was incurred _	Basis for the claim:	
	Last 4 digits of account number _	_	
		Is the claim subject to offset? ■ No ☐ Yes	
3.2	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply	× \$150,000.00
	AiAdvertising	Contingent	
	321 6th Street	☐ Unliquidated	
	San Antonio, TX 78215	☐ Disputed	
	Date(s) debt was incurred _	Basis for the claim: _	
	Last 4 digits of account number _	<u>_</u>	
		Is the claim subject to offset? ■ No ☐ Yes	
3.3	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply	\$12,000.00
	American Conservative Union Foundation	■ Contingent	·
	1199 N Fairfax Street	☐ Unliquidated	
	Ste. 500	☐ Disputed	
	Alexandria, VA 22314	Basis for the claim: _	
	Date(s) debt was incurred _		
	Last 4 digits of account number _	Is the claim subject to offset? ■ No ☐ Yes	
3.4	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply	\$16,479.16
	Avalon	■ Contingent	
	1360 East 9th Street	☐ Unliquidated	
	Ste. 150	☐ Disputed	
	Cleveland, OH 44114	L	

Official Form 206E/F

Date(s) debt was incurred _

Last 4 digits of account number _

Basis for the claim: _

Is the claim subject to offset? ■ No ☐ Yes

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Debto	With Purpose, Inc.	Case number (if known) 23-30246	
3.5	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$513,557.47
0.0	Blackstone Investments I, LTD		ψ515,557.47
	Address on file	■ Contingent	
	Date(s) debt was incurred _	☐ Unliquidated ☐ Disputed	
	Last 4 digits of account number		
	Last 4 digits of account number _	Basis for the claim:	
		Is the claim subject to offset? ■ No □ Yes	
3.6	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$45,277.50
	BreakAway Loyalty, LLC	■ Contingent	
	1805 Old Alabama Road	☐ Unliquidated	
	Ste. 250	☐ Disputed	
	Roswell, GA 30076	Basis for the claim: _	
	Date(s) debt was incurred _	Is the claim subject to offset? ■ No □ Yes	
	Last 4 digits of account number _	is the claim subject to offset? No Yes	
3.7	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$316,678.72
	Buckley, LLP	Contingent	
	P.O. Box 990	☐ Unliquidated	
	New York, NY 10008-0990	☐ Disputed	
	Date(s) debt was incurred _	Basis for the claim: _	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No □ Yes	
	1	·	
3.8	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$88,000.00
	CE Insurance Services Executive Search	Contingent	
	6013 Bowen Daniel Drive Unit 107	☐ Unliquidated	
	Tampa, FL 33616	☐ Disputed	
	-	Basis for the claim: _	
	Date(s) debt was incurred _	Is the claim subject to offset? ■ No □ Yes	
	Last 4 digits of account number _	is the daint subject to offset: — No — Tes	
3.9	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$519,963.37
	Chapman & Cutler LLP	Contingent	
	1270 Avenue of the Americas 30th Floor	☐ Unliquidated	
	New York, NY 10020-1708	☐ Disputed	
	Date(s) debt was incurred	Basis for the claim: _	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No □ Yes	
3.10	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$15,985.02
	Cision US Inc	Contingent	,
	Address on file	☐ Unliquidated	
	Date(s) debt was incurred _	☐ Disputed	
	Last 4 digits of account number _	Basis for the claim: _	
		Is the claim subject to offset? ■ No □ Yes	
	1	<u> </u>	A 44. AA =
3.11	Nonpriority creditor's name and mailing address Collective Dallas	As of the petition filing date, the claim is: Check all that apply.	\$11,937.50
	Address on file	■ Contingent	
		☐ Unliquidated	
	Date(s) debt was incurred _	☐ Disputed	
	Last 4 digits of account number _	Basis for the claim: _	
		Is the claim subject to offset? ■ No □ Yes	

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Debtor		Case number (if known) 23-30246	
2.40	Name	As of the configuration of the state of the	¢0.400.07
3.12	Nonpriority creditor's name and mailing address Contentful	As of the petition filing date, the claim is: Check all that apply.	\$3,460.07
	1801 California Street	Contingent	
	Ste. 4600	☐ Unliquidated	
	Denver, CO 80202	☐ Disputed	
	Date(s) debt was incurred _	Basis for the claim: _	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No □ Yes	
3.13	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$81,545.60
	Cove Strategies	■ Contingent	
	1020 Bernard Street	☐ Unliquidated	
	Alexandria, VA 22314	□ Disputed	
	Date(s) debt was incurred _	Basis for the claim:	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No □ Yes	
3.14	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$121,700.00
	Crowe LLP	Contingent	, , ,
	750 North St. Paul Suite 850	■ Unliquidated	
	Dallas, TX 75201	Disputed	
	Date(s) debt was incurred _	Basis for the claim:	
	Last 4 digits of account number _	Is the claim subject to offset? ☐ No ■ Yes	
3.15	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$239.60
	Crown Limousine P.O. Box 82036	Contingent	
	Austin, TX 78708	Unliquidated	
	Date(s) debt was incurred	☐ Disputed	
	_	Basis for the claim: _	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No □ Yes	
3.16	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$9,970.66
	DEC Secure	■ Contingent	
	Digitally Encrypted Communications Group	☐ Unliquidated	
	#408-55 Water Street Vancouver BC V6B 1A1, Canada	☐ Disputed	
	Date(s) debt was incurred	Basis for the claim: _	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No □ Yes	
3.17		As of the metition filling data the plains in Object with a series	\$04.006.40
3.17	Nonpriority creditor's name and mailing address Deserve	As of the petition filing date, the claim is: Check all that apply.	\$94,996.19
	195 Page Mill Road	Contingent	
	Ste. 109	Unliquidated	
	Palo Alto, CA 94306	Disputed	
	Date(s) debt was incurred _	Basis for the claim: _	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No ☐ Yes	
3.18	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$150,050.79
	Diamond McCarthy LLP	Contingent	
	909 Fannin Street	Unliquidated	
	Ste. 3700 Houston, TX 77010	■ Disputed	
		•	
	Date(s) debt was incurred _	Basis for the claim: _	
	Last 4 digits of account number _	Is the claim subject to offset? ☐ No ☐ Yes	

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Debtor		Case number (if known) 23-30246	
3.19	Name Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$869.00
0.10	Echelon Transportation		\$003.00
	2411 Tivoli Drive	Contingent	
	Cedar Park, TX 78613	☐ Unliquidated	
	Date(s) debt was incurred _	☐ Disputed	
	_	Basis for the claim: _	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No ☐ Yes	
3.20	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$15,000.00
	Economic Partners	■ Contingent	
	13155 Noel Road	☐ Unliquidated	
	Ste. 100	☐ Disputed	
	Dallas, TX 75240	Basis for the claim: _	
	Date(s) debt was incurred _	-	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No □ Yes	
3.21	Nonpriority creditor's name and mailing address	As of the petition filling date, the claim is: Check all that apply.	\$660.00
	Emily Williams	Contingent	
	Address on file	☐ Unliquidated	
	Date(s) debt was incurred _	☐ Disputed	
	Last 4 digits of account number _	Basis for the claim: _	
		Is the claim subject to offset? ■ No □ Yes	
3.22	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$30,000.00
	Equifax	Contingent	Ψου,σου.σο
	4076 Paysphere Circle	☐ Unliquidated	
	Chicago, IL 60674	☐ Disputed	
	Date(s) debt was incurred _	·	
	Last 4 digits of account number _	Basis for the claim: _	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No □ Yes	
3.23	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$30,529.73
	Faegre Drinker Biddle & Reath LLP	Contingent	
	222 Delaware Ave., Suite 1410 Wilmington, DE 19801	■ Unliquidated	
	Date(s) debt was incurred _	Disputed	
	Last 4 digits of account number	Basis for the claim: _	
	_	Is the claim subject to offset? ☐ No ■ Yes	
3.24	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$2,000.00
1	Finsight	■ Contingent	. ,
	530 7th Ave., 27th Floor	☐ Unliquidated	
	New York, NY 10018	☐ Disputed	
	Date(s) debt was incurred _		
	Last 4 digits of account number	Basis for the claim: _	
		Is the claim subject to offset? ■ No □ Yes	
3.25	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$241.42
	Flores & Associates	■ Contingent	
	2634 Reynolds Road	☐ Unliquidated	
	Winston-Salem, NC 27106	☐ Disputed	
	Date(s) debt was incurred _	Basis for the claim:	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No □ Yes	
		is the claim subject to ottset? No. L. Yes	

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Debtor	With Purpose, Inc.	Case number (if known) 23-30246	
3.26	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$78,878.66
	FORVIS BKD		Ψ10,010.00
	Dixon Hughes Goodman	Contingent	
	P.O. Box 602828	Unliquidated	
	Charlotte, NC 28260-2828	☐ Disputed	
	Date(s) debt was incurred _	Basis for the claim: _	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No ☐ Yes	
3.27	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$11,687.50
	FORVIS DHG	■ Contingent	
	Dixon Hughes Goodman	☐ Unliquidated	
	P.O. Box 602828	Disputed	
	Charlotte, NC 28260-2828	·	
	Date(s) debt was incurred _	Basis for the claim: _	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No □ Yes	
3.28	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$16,957.50
	Freeman - Leonard VI, LLC	Contingent	
	PO Box 223561	☐ Unliquidated	
	Dallas, TX 75000-3561	Disputed	
	Date(s) debt was incurred _	·	
	Last 4 digits of account number	Basis for the claim: _	
		Is the claim subject to offset? ■ No □ Yes	
3.29	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$8,000.00
	Gabriel Strategies	Contingent	
	14 Bingham Hill Circle	☐ Unliquidated	
	Rumson, NJ 07760	☐ Disputed	
	Date(s) debt was incurred	·	
	Last 4 digits of account number _	Basis for the claim: _	
		Is the claim subject to offset? ■ No □ Yes	
3.30	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$510.72
	Global Relay	Contingent	
	220 Cambie Street	☐ Unliquidated	
	2nd Floor	☐ Disputed	
	Vancouver BC V6B 2M9, Canada		
	Date(s) debt was incurred _	Basis for the claim: _	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No □ Yes	
3.31	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$3,008.00
	Greenberg Traurig	Contingent	
	8400 NW 36th Street	☐ Unliquidated	
	Ste. 400	☐ Disputed	
	Doral, FL 33166	•	
	Date(s) debt was incurred _	Basis for the claim: _	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No ☐ Yes	
3.32	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$94,100.79
	Haynes Boone LLP	Contingent	
	2323 Victory Ave	☐ Unliquidated	
	Ste. 700	☐ Disputed	
	Dallas, TX 75219	·	
	Date(s) debt was incurred _	Basis for the claim: _	
	Last 4 digits of account number	Is the claim subject to offset? ■ No □ Yes	

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Debtor		Case number (if known) 23-30246	
3.33	Name Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$2,706.25
0.00	Help Systems		Ψ2,700.23
	NW5955	Contingent	
	P.O. Box 1450	Unliquidated	
	Minneapolis, MN 55485-5955	☐ Disputed	
	Date(s) debt was incurred _	Basis for the claim:	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No ☐ Yes	
3.34	Nonpriority creditor's name and mailing address iBeta	As of the petition filing date, the claim is: Check all that apply.	\$22,550.00
	iBeta Quality Assurance	Contingent	
	2675 S. Abilene Street	☐ Unliquidated	
	Ste.300	Disputed	
	Aurora, CO 80014	·	
	Date(s) debt was incurred _	Basis for the claim:	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No ☐ Yes	
3.35	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$88,601.13
	Intralinks	■ Contingent	
	P.O. Box 392134	☐ Unliquidated	
	Pittsburgh, PA 15251-9134	☐ Disputed	
	Date(s) debt was incurred _	Basis for the claim: _	
	Last 4 digits of account number _	-	
		ls the claim subject to offset? ■ No □ Yes	
3.36	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$1,081.50
	Jackson Walker	Contingent	
	2323 Ross Ave	☐ Unliquidated	
	Ste. 600	☐ Disputed	
	Dallas, TX 75201	Basis for the claim:	
	Date(s) debt was incurred _	_	
	Last 4 digits of account number _	ls the claim subject to offset? ■ No □ Yes	
3.37	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$94,260.00
	JJH Productions- Agile4Solutions	■ Contingent	
	P.O. Box 4210	☐ Unliquidated	
	Portsmout, NH 03802-4210	☐ Disputed	
	Date(s) debt was incurred _	Basis for the claim: _	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No □ Yes	
3.38	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$185,900.00
	Korn Ferry (Lucas Group)	■ Contingent	***********
	NW 5854	☐ Unliquidated	
	P.O. Box 1450	☐ Disputed	
	Minneapolis, MN 55485-5854	·	
	Date(s) debt was incurred _	Basis for the claim:	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No □ Yes	
3.39	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$517,430.00
- 	KPMG	Contingent —	
	3 Chestnut Ridge Road	■ Unliquidated	
	Montvale, NJ 07645	■ Disputed	
	Date(s) debt was incurred _	•	
	Last 4 digits of account number _	Basis for the claim: _	
		Is the claim subject to offset? ☐ No ■ Yes	

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Debtor	With Purpose, Inc.	Case number (if known) 23-30246	
3.40	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$138,942.32
0.40	Locke Lord LLP		\$130,942.32
	P.O. Box 301170	□ Contingent	
	Dallas, TX 75303-1170	☐ Unliquidated	
	Date(s) debt was incurred	☐ Disputed	
	Last 4 digits of account number	Basis for the claim: _	
		Is the claim subject to offset? ■ No □ Yes	
3.41	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$17,746.00
	Southeast Series of Lockton Companies LL	■ Contingent	
	3280 Peachtree Road NE	☐ Unliquidated	
	Ste. 250	☐ Disputed	
	Atlanta, GA 30305	Basis for the claim: _	
	Date(s) debt was incurred _	Is the claim subject to offset? ■ No ☐ Yes	
	Last 4 digits of account number	is the claim subject to onset: — No	
3.42	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$19,705.84
	Lumen	Contingent	
	100 CenturyLink Drive Monroe, LA 71203	Unliquidated	
		☐ Disputed	
	Date(s) debt was incurred _	Basis for the claim: _	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No □ Yes	
3.43	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$7,099.65
,	Manatt Phelps & Phillips	Contingent	•
	2049 Century Park East	☐ Unliquidated	
	Ste. 1700	☐ Disputed	
	Los Angeles, CA 90067-3101	·	
	Date(s) debt was incurred _	Basis for the claim:	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No ☐ Yes	
3.44	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$33,212.52
	Matic Digital	Contingent	
	3000 Lawrence Street #134	☐ Unliquidated	
	Denver, CO 80205	☐ Disputed	
	Date(s) debt was incurred	Basis for the claim: _	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No □ Yes	
3.45	Nonpriority creditor's name and mailing address Mentor	As of the petition filing date, the claim is: Check all that apply.	\$114,480.00
	Mentor Creative Group, LLC	Contingent	
	3417 Fremont Ave N	☐ Unliquidated	
	Ste. 400	☐ Disputed	
	Seattle, WA 98103	Basis for the claim: _	
	Date(s) debt was incurred _		
	Last 4 digits of account number _	Is the claim subject to offset? ■ No □ Yes	
3.46	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$255,408.00
	Mercer	Contingent	
	P.O. Box 13793 Newark, NJ 07188-0793	Unliquidated	
		☐ Disputed	
	Date(s) debt was incurred _ Last 4 digits of account number _	Basis for the claim: _	
	Lust - digits of account number _	Is the claim subject to offset? ■ No □ Yes	

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Debtor		Case number (if known) 23-30246	
3.47	Name	As of the notition filling data the claim in Charles What such	¢40,470,45
3.47	Nonpriority creditor's name and mailing address Metropolitan Technologies	As of the petition filing date, the claim is: Check all that apply.	\$49,470.45
	5965 Peacthree Corners East	Contingent	
	Suite C-2	☐ Unliquidated	
	Norcross, GA 30071	☐ Disputed	
	Date(s) debt was incurred _	Basis for the claim: _	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No ☐ Yes	
3.48	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$118,670.91
	Michael Best Friedrich	Contingent	
	790 North Water Street	☐ Unliquidated	
	Ste. 2509	☐ Disputed	
	Milwaukee, WI 53202	Basis for the claim: _	
	Date(s) debt was incurred _	Is the claim subject to offset? ■ No □ Yes	
	Last 4 digits of account number	is the dain subject to diset: — No 🚨 res	
3.49	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$112,500.00
	Nigel Frank International	Contingent	
	500 N. Akard Street, Suite 2400	☐ Unliquidated	
	Dallas, TX 75201	☐ Disputed	
	Date(s) debt was incurred _	Basis for the claim: _	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No □ Yes	
3.50	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$4,061.68
	Optum Health	■ Contingent	7 1,00 1100
	PO Box 271629		
	Salt Lake City, UT 84127	☐ Unliquidated	
	Date(s) debt was incurred	☐ Disputed	
	Last 4 digits of account number _	Basis for the claim: _	
	Lact 4 digito of docount number _	Is the claim subject to offset? ■ No □ Yes	
3.51	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$1,455.00
	Patrick Lara	Contingent	
		☐ Unliquidated	
	Date(s) debt was incurred _	Disputed	
	Last 4 digits of account number _	Basis for the claim: _	
		Is the claim subject to offset? ■ No □ Yes	
3.52	Nonpriority creditor's name and mailing address		¢402.000.45
3.32	, ,	As of the petition filing date, the claim is: Check all that apply.	\$192,069.45
	Paul Hastings LLP Lockbox 4803	Contingent	
	PO Box 894803	Unliquidated	
	Los Angeles, CA 90189-4803	☐ Disputed	
	Date(s) debt was incurred	Basis for the claim: _	
	Last 4 digits of account number	Is the claim subject to offset? ■ No ☐ Yes	
3 52		As of the notition filling date the claim in Object with the	¢20.250.00
3.53	Nonpriority creditor's name and mailing address Red Leader	As of the petition filing date, the claim is: Check all that apply. — Contingent	\$30,350.00
	216 Livingston Dr.	3	
	Hickory Creek, TX 75065	☐ Unliquidated	
	Date(s) debt was incurred _	☐ Disputed	
	Last 4 digits of account number	Basis for the claim: _	
	East - aigns of account number _	Is the claim subject to offset? ■ No □ Yes	

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Debtor		Case number (if known) 23-30246	
0.54	Name		4
3.54	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$1,925.00
	RedPoint Media LLC Address on file	Contingent	
		☐ Unliquidated	
	Date(s) debt was incurred _	☐ Disputed	
	Last 4 digits of account number _	Basis for the claim: _	
		Is the claim subject to offset? ■ No □ Yes	
3.55	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$52,850.00
	Reed Marketing Consultants	■ Contingent	
	Address on file	☐ Unliquidated	
	Date(s) debt was incurred _	☐ Disputed	
	Last 4 digits of account number _	Basis for the claim:	
		Is the claim subject to offset? ■ No □ Yes	
3.56	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$18,193.55
	Relentless Strategies	■ Contingent	,
	Address on file	☐ Unliquidated	
	Date(s) debt was incurred	☐ Disputed	
	Last 4 digits of account number	•	
	Last 4 digits of account number _	Basis for the claim:	
		Is the claim subject to offset? ■ No ☐ Yes	
3.57	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$593,435.75
	Resources Global Professionals	☐ Contingent	
	P.O. Box 740909	☐ Unliquidated	
	Los Angeles, CA 90074-0909	☐ Disputed	
	Date(s) debt was incurred _	Basis for the claim:	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No □ Yes	
3.58	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$2,058.95
	Retarus	☐ Contingent	+-,
	300 Lighting Way	☐ Unliquidated	
	Suite 315	☐ Disputed	
	Secaucus, NJ 07094	□ Disputed	
	Date(s) debt was incurred _	Basis for the claim: _	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No ☐ Yes	
3.59	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$49,783.90
	Revolution Pictures	■ Contingent	
	Address on file	☐ Unliquidated	
	Date(s) debt was incurred _	☐ Disputed	
	Last 4 digits of account number _	Basis for the claim: _	
		Is the claim subject to offset? ■ No □ Yes	
3.60	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$25,582.96
	SAP Concur	□ Contingent	Ţ, UUUU
	601 108th Avenue NE Suite 1000	☐ Unliquidated	
	Bellevue, WA 98004	☐ Disputed	
	Date(s) debt was incurred _	·	
	Last 4 digits of account number _	Basis for the claim:	
		Is the claim subject to offset? ■ No □ Yes	

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Debtor		Case number (if known) 23-30246	
3.61	Name Nonpriority creditor's name and mailing address Savana, Inc. 50 Valley Stream Parkway Malvern, PA 19355	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed	\$1,890,793.74
	Date(s) debt was incurred _	Basis for the claim: _	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No □ Yes	
3.62	Nonpriority creditor's name and mailing address SendGrid P.O. Box 735926 Dallas, TX 75373 Date(s) debt was incurred _ Last 4 digits of account number _	As of the petition filing date, the claim is: Check all that apply. ☐ Contingent ☐ Unliquidated ☐ Disputed Basis for the claim: ☐ Is the claim subject to offset? ■ No ☐ Yes	\$957.26
3.63	Nonpriority creditor's name and mailing address Slate Group Address on file Date(s) debt was incurred _ Last 4 digits of account number _	As of the petition filing date, the claim is: Check all that apply. ☐ Contingent ☐ Unliquidated ☐ Disputed Basis for the claim: _ Is the claim subject to offset? ☐ No ☐ Yes	\$5,400.51
3.64	Nonpriority creditor's name and mailing address Stinson P.O. Box 843052 Kansas City, MO 64184-3052 Date(s) debt was incurred _ Last 4 digits of account number _	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed Basis for the claim: Is the claim subject to offset? No Yes	\$133,658.62
3.65	Nonpriority creditor's name and mailing address T-Mobile 12920 SE 38th Street Bellevue, WA 98006 Date(s) debt was incurred _ Last 4 digits of account number _	As of the petition filing date, the claim is: Check all that apply. Contingent Unliquidated Disputed Basis for the claim: Is the claim subject to offset? No Yes	\$540.35
3.66	Nonpriority creditor's name and mailing address TopTal Taso Duval 2810 N. Church Street Ste. 36879 Wilmington, DE 19802-4447 Date(s) debt was incurred _ Last 4 digits of account number _	As of the petition filing date, the claim is: Check all that apply. ☐ Contingent ☐ Unliquidated ☐ Disputed Basis for the claim: Is the claim subject to offset? ■ No ☐ Yes	\$87,780.15
3.67	Nonpriority creditor's name and mailing address Tower Street - The Cincinnati Insurance 6200 S. Gilmore Road Fairfield, OH 45014 Date(s) debt was incurred _ Last 4 digits of account number _	As of the petition filing date, the claim is: Check all that apply. ☐ Contingent ☐ Unliquidated ☐ Disputed Basis for the claim: ☐ Is the claim subject to offset? ☐ No ☐ Yes	\$1,600.00

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Debtor	With Purpose, Inc.	Case number (if known) 23-30246	
3.68	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$304,638.00
0.00	TrailRunner International	Contingent	ψου-1,000.00
	Address on file	☐ Unliquidated	
	Date(s) debt was incurred _	☐ Disputed	
	-	□ Disputed	
	Last 4 digits of account number _	Basis for the claim:	
		Is the claim subject to offset? ■ No □ Yes	
3.69	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$200,000.00
	Transpecos	■ Contingent	
	217 W. 3rd Sreet	☐ Unliquidated	
	Pecos, TX 79772	☐ Disputed	
	Date(s) debt was incurred _	Basis for the claim: _	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No □ Yes	
3.70	Manusianity and items and mailing address	As of the potition filling date the plains in Charles What and	\$565 604 66
3.70	Nonpriority creditor's name and mailing address TTEC Financial Services - 1	As of the petition filing date, the claim is: Check all that apply. Contingent	\$565,604.66
	Address on file	☐ Unliquidated	
	Date(s) debt was incurred _	☐ Disputed	
	Last 4 digits of account number	·	
	Last 4 digits of account number _	Basis for the claim: _	
		Is the claim subject to offset? ■ No ☐ Yes	
3.71	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$2,735.80
	TTEC Financial Services - 2	Contingent	
	Address on file	☐ Unliquidated	
	Date(s) debt was incurred _	☐ Disputed	
	Last 4 digits of account number _	Basis for the claim: _	
		Is the claim subject to offset? ■ No □ Yes	
3.72	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$120,213.00
	Turnberry Solutions (Three Bridge)	☐ Contingent	, ,, ,,
	100 South Fifth Street	☐ Unliquidated	
	Ste. 300	☐ Disputed	
	Minneapolis, MN 55402		
	Date(s) debt was incurred _	Basis for the claim: _	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No □ Yes	
3.73	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$30,755.03
	Twilio	□ Contingent	, ,
	101 Spear Street	☐ Unliquidated	
	Ste. 100	☐ Disputed	
	San Francisco, CA 94105	·	
	Date(s) debt was incurred _	Basis for the claim: _	
	Last 4 digits of account number _	Is the claim subject to offset? ■ No □ Yes	
3.74	Nonpriority creditor's name and mailing address	As of the petition filing date, the claim is: Check all that apply.	\$11.05
	Upfluence	☐ Contingent	·
	1178 Broadway	☐ Unliquidated	
	3rd Floor #1254	☐ Disputed	
	New York, NY 10001	·	
	Date(s) debt was incurred _	Basis for the claim:	
	Last 4 digits of account number	Is the claim subject to offset? ■ No □ Yes	

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Debtor	With Purpose, Inc.		Case nui	mber (if known)	23-30246	
3.75	Nonpriority creditor's name and mailing address	As of the petition fil	ing date, the	e claim is: Check a	all that apply.	\$200,000.00
	Walnut Creek Advisors	Contingent				
	Address on file	☐ Unliquidated				
	Date(s) debt was incurred _	☐ Disputed				
	Last 4 digits of account number _	Basis for the claim:	_			
		Is the claim subject to	o offset?	No 🛮 Yes		
	Nonpriority creditor's name and mailing address	As of the petition fi	ing date, the	claim is: Check a	all that apply.	\$1,000.00
	Wavy Records	☐ Contingent				
	188 Front Street Ste. 116-44	Unliquidated				
	Franklin, TN 37064	☐ Disputed				
		Basis for the claim:	_			
	Date(s) debt was incurred _	Is the claim subject to	n offset?	No 🗆 Yes		
	Last 4 digits of account number _	13 the slaim subject to		100 = 100		
	Nonpriority creditor's name and mailing address	As of the petition fi	ing date, the	claim is: Check a	all that apply.	\$15,740.00
	WeRPolitics Address on file	Contingent				
		Unliquidated				
	Date(s) debt was incurred _	☐ Disputed				
	Last 4 digits of account number _	Basis for the claim:	_			
		Is the claim subject to	o offset?	No 🗆 Yes		
3.78	Nonpriority creditor's name and mailing address	As of the petition fi	ing date, the	claim is: Check a	all that apply.	\$1,755,588.26
	Winston & Strawn LLP	☐ Contingent				
	P.O. Box 36235	☐ Unliquidated				
	Chicago, IL 60694-6235	☐ Disputed				
	Date(s) debt was incurred _	Basis for the claim:	_			
	Last 4 digits of account number _	Is the claim subject to	o offset?	No 🛮 Yes		
3.79	Nonpriority creditor's name and mailing address	As of the petition fi	ing date, the	claim is: Check a	all that apply.	\$469.53
$\overline{}$	Zoom	☐ Contingent	,		,,,,	
	55 Almaden Blvd., 6th Floor	☐ Unliquidated				
	San Jose, CA 95113	☐ Disputed				
	Date(s) debt was incurred _	Basis for the claim:				
	Last 4 digits of account number		_	_		
		Is the claim subject to	o offset?	No LI Yes		
Part 3:	List Others to Be Notified About Unsecured Cla	aims				
	alphabetical order any others who must be notified for clues of claims listed above, and attorneys for unsecured credit		d 2 . Examples	s of entities that m	nay be listed are o	collection agencies,
If no c	others need to be notified for the debts listed in Parts 1 ar	nd 2, do not fill out or sub	mit this pag	e. If additional pa	ages are needed	I, copy the next page.
	Name and mailing address		On which	line in Part1 or F	art 2 is the	Last 4 digits of
				editor (if any) list		account number, if
Part 4:	Total Amounts of the Priority and Nonpriority U	Insecured Claims				,
5. Add tl	he amounts of priority and nonpriority unsecured claims.					
			_		im amounts	
	Il claims from Part 1		5a.	\$		0.00
5b. Tota	al claims from Part 2		5b. +	\$	10,580,30	1.74
5c. Tota	ıl of Parts 1 and 2				40 500 4	204.74
Line	es 5a + 5b = 5c.		5c.	\$	10,580,3	201.74

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Fill in t	this information to identify the case:			
Debtor	name With Purpose, Inc.			
United	States Bankruptcy Court for the: NO	RTHERN DISTRICT OF TE	EXAS	
Case n	number (if known) 23-30246			
				☐ Check if this is an amended filing
Offic	ial Form 206G			
Sch	edule G: Executory C	ontracts and l	Jnexpired Leases	12/15
			opy and attach the additional page, nu	mber the entries consecutively.
■		ith the debtor's other sched	ses? lules. There is nothing else to report on the es are listed on <i>Schedule A/B: Assets - Re</i>	
2. List	t all contracts and unexpired lea	ses	State the name and mailing addr whom the debtor has an executor lease	
2.1.	State what the contract or lease is for and the nature of the debtor's interest	Tail for Directors & Officers liability insurance		
	State the term remaining		Federal Insurance Company	
	List the contract number of any government contract		PO Box 1600 Whitehouse Station, NJ 0888	
2.2.	State what the contract or lease is for and the nature of the debtor's interest	Directors & Officers liability insurance		
	State the term remaining		National Union Fire Insurance	ce Company

2701 Gateway Oaks Drive, Suite 150N

Sacramento, CA 95833

List the contract number of any

government contract

Filed 03/08/23 Entered 03/08/23 10:34:43 Case 23-30246-mvl7 Doc 31 Document Page 33 of 51 Fill in this information to identify the case: Debtor name With Purpose, Inc. United States Bankruptcy Court for the: NORTHERN DISTRICT OF TEXAS Case number (if known) 23-30246 ☐ Check if this is an amended filing Official Form 206H **Schedule H: Your Codebtors** 12/15 Be as complete and accurate as possible. If more space is needed, copy the Additional Page, numbering the entries consecutively. Attach the Additional Page to this page. 1. Do you have any codebtors? □ No. Check this box and submit this form to the court with the debtor's other schedules. Nothing else needs to be reported on this form. Yes 2. In Column 1, list as codebtors all of the people or entities who are also liable for any debts listed by the debtor in the schedules of creditors, Schedules D-G. Include all guarantors and co-obligors. In Column 2, identify the creditor to whom the debt is owed and each schedule on which the creditor is listed. If the codebtor is liable on a debt to more than one creditor, list each creditor separately in Column 2. Column 1: Codebtor Column 2: Creditor Check all schedules Name **Mailing Address** Name that apply: 2.1 See attached

> □ E/F ____ □ G

addendum

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

IN RE:	§	CHAPTER 7
	§	
WITH PURPOSE, INC.,	§	CASE NO. 23-30246-mvl7
	§	
Debtor. ¹	§	
	§	

ADDENDUM TO DEBTOR'S SCHEDULES OF ASSETS AND LIABILITIES

In addition to the limitations, disclaimers, and conditions identified in the *Global Notes* and *Statement of Limitations, Methods, and Disclaimers Regarding the Debtor's Schedule of Assets and Liabilities and Statement of Financial Affairs* (the "Global Notes"), filed with these Schedules of Assets and Liabilities (the "Schedules"), the Debtor identifies the following specific additional disclosures, limitations, disclaimers, and conditions regarding the Debtor's responses to certain questions in the Schedules identified below.

Form 206A/B: Assets—Real and Personal Property

Part 1—Does the Debtor Have Cash or Cash Equivalents

Question 3—Checking, Savings, Money Market, or Financial Brokage Accounts

The cash held in the Debtor's bank accounts is an estimate based on funds held on or about the Petition Date. However, the Debtor does not have access to its account at Origin Bank and is therefore unable to determine what funds, if any, remain in this account as of the Petition Date. If and when the Debtor obtains this information, it will amend and/or supplement this response.

Since the Debtor filed its voluntary petition for relief under Chapter 7, the Debtor has issued a subpoena to Origin Bank for information related to and necessary for a complete and accurate depiction of the Debtor's finances.

Part 4—Investments

Question 15—Non-publicly Traded Stocks and Interest in Incorporated and Unincorporated Businesses, Including any Interest in an LLC, Partnership, or Joint Venture

Based upon a detailed review of the information available to the Debtor as of the Petition Date, the Debtor has identified all entities in which it has an ownership interest. The subsidiaries disclosed are wholly-owned by the Debtor. At present, the Debtor is unaware of any other ownership interest it may have in any other entity. To the extent the Debtor identifies any other

¹ The Debtor's address is 11700 Preston Road, Suite 660-394, Dallas, TX 75230.

ownership interest in any entity not identified in this response, the Debtor will amend and/or supplement its response to this question.

Since the Debtor filed its voluntary petition for relief under Chapter 7, the Debtor has issued or will issue subpoenas to the former members of WPI's Board for information related to and necessary for a complete and accurate depiction of the Debtor's finances and any interest in property the Debtor owns.

Part 5—Inventory, Excluding Agriculture Assets

Question 22—Other Inventory or Supplies

Upon a detailed review of the information available to the Debtor as of the Petition Date, the Debtor is unaware of other inventory and materials that the Debtor has an interest with the exception of certain marketing materials identified in this response. Upon information and belief, the Debtor suspects that assets related to various credit cards may be in existence, but, as of the Petition Date, the Debtor lacks sufficient information to confirm whether such assets exist and where they are located. If and when the Debtor obtains this information, it will amend and/or supplement this response.

Question 26—Has any of the property listed in Part 5 been appraised by a professional in the last year?

While the Debtor does not believe any specific property in Part 5 was appraised by a professional in the last year, the Debtor was in process of going public and had discussions with multiple advisors as to the value of its assets and enterprise as a whole.

Since the Debtor filed its voluntary petition for relief under Chapter 7, the Debtor has issued or will issue subpoenas to the former members of WPI's Board for information related to and necessary for a complete and accurate depiction of the Debtor's finances and value of any property of or related to the Debtor.

Part 10—Intangibles and Intellectual Property Questions 59–65—Does the Debtor have any interests in intangibles or intellectual property?

The Debtor owned a variety of intellectual property, including, without limitation, software, software assets, trademarks, domain names, copyrights, and other intellectual property. On or about January 5, 2023, the Debtor's Intellectual Property was purportedly foreclosed upon by OnPoint Companies, LLC as the Collateral Agent for the Secured Noteholders. A full and complete list of the Software and related intellectual property subject to this foreclosure is not available at this time. However, the Debtor is attaching hereto (i) a list of certain Trademarks and Copyrights held or previously held by the Debtor and; (ii) a list of Domain Names held or previously held by the Debtor. If and when the Debtor obtains more detail and information related to its intellectual property and the intellectual property purportedly subject to the foreclosure, the Debtor will amend and/or supplement this response.

Since the Debtor filed its voluntary petition for relief under Chapter 7, the Debtor has issued or will issue subpoenas to the former members of WPI's Board for information related to and necessary for a complete and accurate depiction of the Debtor's finances and value of any property of or related to the Debtor.

Question 69—Has any of the property listed in Part 10 been appraised by a professional in the last year?

As of the Petition Date, the Debtor is unaware as to whether a formal appraisal was conducted specifically as it relates solely to the intellectual property and other intangibles owned by the Debtor. However, in 2022, the Debtor was in process of going public and had discussions with multiple advisors as to the value of the Debtor's assets and its enterprise as a whole, including its intellectual property. In connection with such discussions and in preparing to go public, the Debtor was presented with a tentative valuation of \$1.7 billion. The Debtor believes that its intellectual property was a significant and integral part of that valuation. The Debtor's investigation as to its intellectual property and its valuation remains ongoing. If and when the Debtor obtains more information as to the value of its intellectual property and other intangibles, it will amend and/or supplement this response.

Since the Debtor filed its voluntary petition for relief under Chapter 7, the Debtor has issued or will issue subpoenas to the former members of WPI's Board for information related to and necessary for a complete and accurate depiction of the Debtor's finances and value of any property of or related to the Debtor.

Part 11—All other assets.

Questions 74—Causes of action against third parties (whether or not a lawsuit has been filed)

Question 75—Other contingent and unliquidated claims or causes of action of every nature, including counterclaims of the debtor and rights to set off claims

Schedule A/B. Questions 74 and 75. Causes of Action against Third Parties

The Debtor owns a number of significant causes of action and potential causes of action against third parties. Some of these causes of action are pending, whereas some causes of action have not yet been filed.

I. List of Pending Causes of Action Against Third Parties:

Case Style: With Purpose, Inc. d/b/a GloriFi and Animo Services LLC, v. Stephen Curry

Case No.: JAMS No. 5310000154

Causes of Action: Breach of Confidentiality and Proprietary Rights Agreement, Breach of antidisparagement clause, tortious interference.

Demand: Over \$15 million

Upon a review of the information available to the Debtor, it noticed an error with respect to the Case No. for the JAMS proceeding. Accordingly, the Case No. has been changed.

Case Style: With Purpose, Inc. d/b/a GloriFi v. James Nicholas Ayers

Case No.: JAMS No. 5310000148

Causes of Action: Breach of Confidentiality and Proprietary Rights Agreement, Breach of

antidisparagement clause, tortious interference.

Demand: Over \$100 million

Upon a review of the information available to the Debtor, it noticed an error with respect to the Case No. for the JAMS proceeding. Accordingly, the Case No. has been changed.

Case Style: With Purpose, Inc. d/b/a GloriFi and Animo Services LLC, v. Manuel Rios

Case No.: JAMS No. 5310000156

Causes of Action: Breaches of Employment and Confidentiality Agreements, fraud, breach

of fiduciary duty, tortious interference with existing and prospective contracts.

Demand: Over \$15 million

Case Style: With Purpose, Inc. d/b/a GloriFi and Animo Services LLC, v. Jerome Fadden

Case No.: JAMS No. 5310000155

Causes of Action: Breaches of Employment and Confidentiality Agreements, fraud, breach

of fiduciary duty, tortious interference with existing and prospective contracts.

Demand: Over \$15 million

Since the Debtor filed its voluntary petition for relief under Chapter 7, the Debtor has issued or will issue subpoenas to the former members of WPI's Board for information related to and necessary for a complete and accurate depiction of the Debtor's finances and any other pending litigation the Debtor is involved in.

II. List of Potential Causes of Action Against Third Parties

The Debtor possesses a number of significant and valuable causes of action against third parties. These causes of action include, but are not necessarily limited to, causes of action against the following persons and entities:

- 1. OnPoint Companies, LLC as the Collateral Agent (the "Collateral Agent") of the Secured Noteholders. The Debtor has potential claims against the Collateral Agent relating to and/or arising out of the alleged partial foreclosure of the Debtor's Intellectual Property that purportedly occurred on or about January 5, 2023. Such causes of action may include, but are not limited to, claims related to the commercially unreasonable foreclosure sale, lack of reasonable and/or proper valuation of the Collateral, other claims arising out of the Uniform Commercial Code, breach of contract, preferential transfer of property, and fraudulent transfers.
- 2. **Hunter Bywaters and Bywaters Consulting.** The Debtor has potential claims against Hunter Bywaters related to his role as a director for the Debtor and in connection with his purported consent to the Collateral Agent's alleged foreclosure of the Debtor's intellectual property that occurred on or about January 5, 2023. Such causes of action related to this improper conduct include, but are not necessarily limited to, breaches of employment and confidentiality agreements, breach of fiduciary duty, tortious

- interference with existing and prospective contracts, preferential transfer of property, fraudulent transfer, and other causes of action arising under state and federal law.
- **3. Unqork, Inc.** The Debtor has potential claims against Unqork related to professional services rendered by Unqork on the Debtor's behalf. Such claims may include, but are not necessarily limited to, breach of contract, right of setoff and/or recoupment, and other claims existing under state or federal law.
- **4. KPMG.** The Debtor has potential claims against KPMG related to professional services rendered by KPMG on the Debtor's behalf. Such claims may include, but are not necessarily limited to, breach of contract, right of setoff and/or recoupment, and other claims existing under state or federal law.

Since the Debtor filed its voluntary petition for relief under Chapter 7, the Debtor has issued or will issue subpoenas to the former members of WPI's Board for information related to and necessary for a complete and accurate depiction of the Debtor's finances and any other potential litigation the Debtor could be or will be involved in.

Reservation of Rights

Despite its reasonable efforts to identify all known assets, the Debtor may not have listed all of its causes of action or potential causes of action against third-parties as assets in the Schedules and Statements, including, without limitation, causes of actions arising under the provisions of chapter 5 of the Bankruptcy Code and any relevant non-bankruptcy laws to recover assets or avoid transfers. The Debtor reserves all of its rights with respect to any cause of action (including avoidance actions), controversy, right of setoff, cross-claim, counter-claim, credits, or recoupment and any claim on contracts or leases or for breaches of duties imposed by law or in equity, demand, right, action, lien, indemnity, guaranty, suit, obligation, liability, damage, judgment, account, defense, power, privilege, license, and franchise of any kind or character whatsoever, known, unknown, fixed or contingent, matured or unmatured, suspected or unsuspected, liquidated or unliquidated, disputed or undisputed, secured or unsecured, whether arising before, on, or after the Petition Date, in contract or in tort, in law, or in equity, or pursuant to any other theory of law (collectively, "Causes of Action") it may have, and these Schedules and Statements shall not be deemed a waiver of any Claims or Causes of Action or in any way prejudice or impair the assertion of such Claims or Causes of Action by the Debtor and its estate.

Question 79—Has any of the property listed in Part 11 been appraised by a professional in the last year?

As of the Petition Date, the Debtor does not believe a formal appraisal has been done as to any of the property listed in Part 11. However, in 2022, the Debtor was in process of going public and had discussions with multiple advisors as to the value of the Debtor's assets and its enterprise as a whole. In connection with such discussions and in preparing to go public, the Debtor was presented with a tentative valuation of \$1.7 billion. The Debtor believes that certain individuals and/or entities caused significant damage to the Debtor as it relates to this process and otherwise in connection with its business. Prepetition, the Debtor commenced litigation against four former directors, officers, and/or employees of the Debtor in which the Debtor has asserted claims for, *inter alia*, breach of confidentiality and proprietary rights agreement, breach of antidisparagement

clause, tortious interference, fraud, and breach of fiduciary duty. The Debtor believes that the actions of these individuals caused the Debtor and its business significant and irreparable harm, entitling the Debtor to monetary damages well in excess of \$100 million. In addition, the Debtor possesses certain potential causes of action against individuals and entities that have not been filed. The Debtor believes that these causes of action may ultimately provide a significant return for the estate and its creditors. The Debtor's investigation as to its current and potential litigation claims remains ongoing. If and when the Debtor obtains more information relevant to this question, it will amend and/or supplement this response.

Since the Debtor filed its voluntary petition for relief under Chapter 7, the Debtor has issued or will issue subpoenas to the former members of WPI's Board for information related to and necessary for a complete and accurate depiction of the Debtor's finances and value of any property of or related to the Debtor.

Form 206D: Creditors who have Secured Claims

On Schedule D, the Debtor has listed a disputed claim asserted by OnPoint Companies, LLC as the Collateral Agent (the "Collateral Agent") for the Secured Noteholders. The Collateral subject to the alleged security interest of the Collateral Agent is specifically described in the Collateral Agreement. The individual noteholders are listed separately as parties to be notified related to this debt.

Form 206E/F: Creditors who have Unsecured Claims

Part 1—List all Creditors with Priority Unsecured Claims

Upon information and belief and the information available to the Debtor as of the Petition Date, the Debtor does not believe it owes employee wages subject to a priority expense. The Debtor is working to confirm this and whether any other priority claims may exist. To the extent this list contains inaccuracies, the Debtor will amend and/or supplement this response.

Part 2—List all Creditors with Nonpriority Unsecured Claims

Upon information and belief and the information available to the Debtor as of the Petition Date, the Debtor believes that this is an accurate list of the nonpriority unsecured claims held against the Debtor. To the extent this list contains inaccuracies, the Debtor will amend and/or supplement this response.

Since the Debtor filed its voluntary petition for relief under Chapter 7, the Debtor has issued or will issue subpoenas to the former members of WPI's Board and Origin Bank for information related to and necessary for a complete and accurate depiction of the Debtor's finances and any relevant information related to any other unsecured claims that may be asserted against the Debtor.

Upon the commencement of this case, the Debtor obtained a bank record from Origin Bank unrelated to the subpoena that the Debtor issued to Origin Bank. Accordingly, the bank record contained information relating the payment of a certain, potential vendors.

Form 206G: Executory Contracts and Unexpired Leases

The Debtor believes it has a voluminous list of contracts with vendors and other parties spread across the Debtor and its subsidiaries. Many of these contracts were transferred to the Debtor and/or its subsidiaries from certain affiliated entities. The Debtor is in process of identifying these contracts and will amend and/or supplement Schedule G if and when it assembles such information. Any such amendment or supplement will be provided as soon as possible to the Bankruptcy Court, the Trustee, creditors, and other parties in interest.

Since the Debtor filed its voluntary petition for relief under Chapter 7, the Debtor has issued or will issue subpoenas to the former members of WPI's Board for information related to and necessary for a complete and accurate depiction of the Debtor's finances and any relevant information related to any executory contracts or unexpired leases.

Upon the commencement of this case, the Debtor obtained a bank record from Origin Bank unrelated to the subpoena that the Debtor issued to Origin Bank. Accordingly, the bank record contained information relating to the payment of a certain, potential vendor. As a result, it is possible that the Debtor may be a party to another executory contract.

Form 206H: Your Codebtors

Upon information and belief and the information available to the Debtor as of the Petition Date, the Debtor's records indicate that there are, or may be, voluminous amounts of possible codebtors. The Debtor will amend and/or supplement Schedule H if and when it assembles such information. Any such amendment or supplement will be provided as soon as possible to the Bankruptcy Court, the Trustee, creditors, and other parties in interest.

Since the Debtor filed its voluntary petition for relief under Chapter 7, the Debtor has issued or will issue subpoenas to the former members of WPI's Board for information related to and necessary for a complete and accurate depiction of the Debtor's finances and any relevant information related to any codebtors.

Reservation of Rights

Although the Debtor's management team has made every reasonable effort to ensure that the Schedules and Statements are as accurate and complete as possible under the circumstances based on information that was available to them at the time of preparation, subsequent information or discovery may result in material changes to the Schedules and Statements, and inadvertent errors or omissions may have occurred, some of which may be material. Because the Schedules and Statements contain unaudited information, which remains subject to further review, verification and potential adjustment, there can be no assurance that the Schedules and Statements are complete and accurate. The Debtor reserves all rights to amend the Schedules and Statements from time to time, in any and all respects, as may be necessary or appropriate.

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Trademark	Country	Status	International Classes	Trademark and Copyright Goods/Services	Application Number	Filed Date	Status as per USPTO Website
1776 GLORIFI (Stylized)	United States of America	Application	9	9 - Magnetically encoded credit cards	97/398,947	2022-05-06	on June 28, 2022 New application will be assigned to an examining attorney approximately 6 months after filing
ALLEGIANCE	United States of America	Application	35	35 - Customer loyalty services and customer club services, for commercial, promotional and/or advertising purposes	97/447,402	2022-06-07	date. New application will be assigned to an examining attorney approximately 6 months after filing date.
DRIVE WITH PURPOSE	United States of America	Application	35,36,42	35 - Administration of a customer loyalty program which provides reward points that can be used for financial products 36 - Administration of a customer loyalty program which provides reward points that can be used for financial products 42 - Software as a service (SAAS) services featuring software for use in online banking, mortgage, financial and insurance-related services	90/882,180	2021-08-13	Office Action issued. Response Due November 14, 2022.
FINANCIAL COCKPIT	United States of America	Application	9,42	9 - Downloadable computer software application for use as a digital wallet 42 - Providing temporary use of on-line non-downloadable computer software for use as a digital wallet	97/444,293	2022-06-06	New application will be assigned to an examining attorney approximately 6 months after filing date.
GloriFi	United States of America	Application	35,36,42	35 - Administration of a customer loyalty program which provides reward points that can be used for financial products 36 - Online banking; mortgage banking; banking and financial services; Online banking services accessible by means of downloadable mobile applications; insurance administration; Insurance brokerage in the field of home insurance 42 - Software as a service (SAAS) services featuring software for use in online banking, mortgage, financial and insurance-related services	90/882,184	2021-08-13	Office Action issued. Response Due November 16, 2022.
GloriFi	United States of America	Application	35,42	35 - Advertising services 42 - Business technology software consultation services; Information technology consulting services; Technology advisory services related to financial services, mortgage services, and insurance services	97/459,307	2022-06-15	New application will be assigned to an examining attorney approximately 6 months after filing date.
GLORIFI (Stylized Gold/Yellow)	United States of America	Application	9	9 - Magnetically encoded credit cards	97/398,941	2022-05-06	New application will be assigned to an examining attorney approximately 6 months after filing date.
GLORIFI (Stylized)	United States of America	Application	9	9 - Magnetically encoded credit cards	97/398,940	2022-05-06	New application will be assigned to an examining attorney approximately 6 months after filing date.
GloriFi Financial Lifestyle	United States of America	Application	9,42	9 - Downloadable computer software application for use as a digital wallet 42 - Providing temporary use of on-line non-downloadable computer software for use as a digital wallet	97/444,297	2022-06-06	New application will be assigned to an examining attorney approximately 6 months after filing date.
GLORIFI Logo	United States of America	Application	35,36,42	35 - Administration of a customer loyalty program which provides points that can be used for financial products. 36 - Online banking; mortgage banking; banking and financial services; Online banking services accessible by means of downloadable mobile applications; insurance administration; Insurance brokerage in the field of home insurance. 42 - Software as a service (SAAS) services featuring software for use in online banking and financial services.	97/237,958	2022-01-25	New application will be assigned to an examining attorney approximately 6 months after filing date.
HOME WITH PURPOSE	United States of America	Application	35,36,42	35 - Administration of a customer loyalty program which provides points that can be used for financial products 36 - Online banking; mortgage banking; banking and financial services; Online banking services accessible by means of downloadable mobile applications; insurance administration; Insurance brokerage in the field of home insurance 42 - Software as a service (SAAS) services featuring software for use in online banking and financial services	97/001,313	2021-08-30	Office Action issued. Response Due November 17, 2022.

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Trademark	Country	Status	International Classes	Goods/Services	Application Number	Filed Date	Status as per USPTO Website on June 28, 2022
INSURE WITH PURPOSE	United States of America	Application	35,36,42	35 - Administration of a customer loyalty program which provides reward points that can be used for financial products 36 - Online banking; mortgage banking; banking and financial services; Online banking services accessible by means of downloadable mobile applications; insurance administration; Insurance brokerage in the field of home insurance 42 - Software as a service (SAAS) services featuring software for use in online banking, mortgage, financial and insurance-related services	90/882,179	2021-08-13	Office Action issued. Response Due November 16, 2022.
ĪVY	United States of America	Application	9	9 - Recorded and downloadable computer programs and computer software for chat bot, communication channels featuring on line chat conversation via text or text to speech; Recorded and downloadable application software for mobile phones and computer platforms for chat bot, communication channels featuring on line chat conversation via text or text to speech; Personal digital assistants (PDA); downloadable voice command and recognition software	97/444,132	2022-06-06	New application will be assigned to an examining attorney approximately 6 months after filing date.
ĪVY	United States of America	Application	42	42 - Software as a service (SaaS) featuring computer software used for controlling stand-alone voice controlled information and personal assistant devices; Software as a service (SaaS) featuring computer software for use in facilitating interactive voice response in connection with consumer transactions; Software as a service (SaaS) services featuring software for automating customer interactions and data collection; Software as a service (SAAS) services featuring software for interactions, connecting, and conversing between users in fields of digital engagement, conversational commerce, messaging, artificial intelligence, bots and automation, and customer engagement.	97/444,144	2002-06-06	New application will be assigned to an examining attorney approximately 6 months after filing date.
PAY WITH PURPOSE	United States of America	Application	35,36,42	35 - Administration of a customer loyalty program which provides reward points that can be used for financial products 36 - Online banking; mortgage banking; banking and financial services; Online banking services accessible by means of downloadable mobile applications; insurance administration; Insurance brokerage in the field of home insurance 42 - Software as a service (SAAS) services featuring software for use in online banking, mortgage, financial and insurance-related services	90/882,177	2021-08-13	Office Action issued. Response Due November 16, 2022.
PROTECT WITH PURPOSE	United States of America	Application	35,36,42	35 - Administration of a customer loyalty program which provides reward points that can be used for financial products 36 - Insurance; Online banking; mortgage banking; banking and financial services; Online banking services accessible by means of downloadable mobile applications; insurance administration; Insurance brokerage in the field of home insuranceaffairs; monetary affairs; real estate affairs. 42 - Software as a service (SAAS) services featuring software for use in online banking, mortgage, financial and insurance-related services	90/882,175	2021-08-13	Office Action issued. Response Due November 16, 2022.
PURPOSEFI	United States of America	Application	35,36,42	35 - Administration of a customer loyalty program which provides points that can be used for financial products 36 - Online banking; mortgage banking; banking and financial services; Online banking services accessible by means of downloadable mobile applications; insurance administration; Insurance brokerage in the field of home insurance 42 - Software as a service (SAAS) services featuring software for use in online banking and financial services	97/001,493	2021-08-30	Office Action issued. Response Due November 16, 2022.
SAVE WITH PURPOSE	United States of America	Application	35,36,42	35 - Administration of a customer loyalty program which provides reward points that can be used for financial products 36 - Online banking; mortgage banking; banking and financial services; Online banking services accessible by means of downloadable mobile applications; insurance administration; Insurance brokerage in the field of home insurance 42 - Software as a service (SAAS) services featuring software for use in online banking, mortgage, financial and insurance-related services	90/882,170	2021-08-13	Office Action issued. Response Due November 16, 2022.

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Trademark	Country	Status	International Classes	Goods/Services	Application Number	Filed Date	Status as per USPTO Website on June 28, 2022
WE THE PEOPLE	United States of America	Application	35,36,42	35 - Administration of a customer loyalty program which provides reward points that can be used for financial products 36 - Online banking; mortgage banking; banking and financial services; Online banking services accessible by means of downloadable mobile applications; insurance administration; insurance brokerage in the field of home insurance 42 - Software as a service (SAAS) services featuring software for use in online banking, mortgage, financial and insurance-related services	90/882,168	2021-08-13	Office Action issued. Response Due November 19, 2022.
WE THE PEOPLE	United States of America	Application	9,36	Magnetically encoded credit cards Charge card and credit card payment processing services; Issuing credit cards; Processing of credit card payments; Providing electronic processing of credit card transactions and electronic payments via a global computer network	97/398,944	2022-05-06	New application will be assigned to an examining attorney approximately 6 months after filing date.
WE THE PEOPLE GLORIFI (Stylized)	United States of America	Application	9	9 - Magnetically encoded credit cards	97/398,935	2022-05-06	New application will be assigned to an examining attorney approximately 6 months after filing date.

Exhibit B - Domain Names

	LAIIII	oit b - boillain Haines		_
Domain Name	Status	Expiration Date Auto-renew		
alabamaglorifi.com	Active	3/30/2027 Off	\$201.00	
alaskaglorifi.com	Active	3/30/2027 Off	\$224.00	
allamerican photocontest.com	Active	2/9/2023 Off	\$554.00	
animobancorp.com	Active	9/8/2028 Off	\$760.00	
animobank.org	Active	10/25/2023 Off	\$904.00	
animobanks.com	Active	10/25/2023 Off	\$1,298.00	
animobanks.net	Active	10/25/2023 Off	\$114.00	
animobanks.org	Active	10/25/2023 Off	\$517.00	
animoinsurance.com	Active	10/15/2023 Off	\$1,274.00	
animoinsurance.net	Active	10/25/2023 Off	\$149.00	
animoinsurance.org	Active	10/25/2023 Off	\$609.00	
animoinsurancescam.com	Active	10/25/2023 Off	\$421.00	
animoinsurancescam.net	Active	10/25/2023 Off	\$41.00	Locked
animoinsurancescam.org	Active	10/25/2023 Off	\$234.00	Locked
animoinsurancesuck.com	Active	10/25/2023 Off	\$277.00	Locked
animoinsurancesuck.net	Active	10/25/2023 Off	\$24.00	Locked
animoinsurancesuck.org	Active	10/25/2023 Off	\$151.00	Locked
animoinsurancesucks.com	Active	10/25/2023 Off	\$237.00	Locked
animoinsurancesucks.net	Active	10/25/2023 Off	\$23.00	Locked
animoinsurancesucks.org	Active	10/25/2023 Off	\$154.00	Locked
animomortgage.com	Active	10/15/2023 Off	\$1,324.00	Locked
animomortgage.net	Active	10/25/2023 Off	\$103.00	Locked
animomortgage.org	Active	10/25/2023 Off	\$432.00	Locked
animomortgagecompany.com	Active	4/12/2027 Off	\$591.00	Locked
animomortgagecompany.net	Active	4/12/2027 Off	\$61.00	Locked
animomortgagecompany.org	Active	4/12/2027 Off	\$236.00	Locked
animomortgagescam.com	Active	10/25/2023 Off	\$206.00	Locked
animomortgagescam.net	Active	10/25/2023 Off	\$11.00	Locked
animomortgagescam.org	Active	10/25/2023 Off	\$129.00	Locked
animomortgagesuck.com	Active	10/25/2023 Off	\$300.00	Locked
animomortgagesuck.net	Active	10/25/2023 Off	\$20.00	Locked
animomortgagesuck.org	Active	10/25/2023 Off	\$108.00	Locked
animomortgagesucks.com	Active	10/25/2023 Off	\$211.00	Locked
animomortgagesucks.net	Active	10/25/2023 Off	\$13.00	Locked
animomortgagesucks.org	Active	10/25/2023 Off	\$87.00	Locked
animoservicesllc.com	Active	1/19/2027 Off	\$394.00	Locked
animoservicesllc.net	Active	1/19/2027 Off	\$33.00	Locked
animoservicesllc.org	Active	1/19/2027 Off	\$185.00	Locked
arizonaglorifi.com	Active	3/30/2027 Off	\$222.00	Locked
arkansasglorifi.com	Active	3/30/2027 Off	\$180.00	Locked
californiaglorifi.com	Active	3/30/2027 Off	\$219.00	Locked
coloradoglorifi.com	Active	3/30/2027 Off	\$214.00	Locked
connecticutglorifi.com	Active	3/30/2027 Off	\$124.00	
delawareglorifi.com	Active	3/30/2027 Off	\$192.00	
dev-glorifi.com	Active	11/4/2023 Off	· ·	Locked
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dev-glorifi.io	Active	11/4/2023 Off	\$0.00	Locked
dev-glorifi.net	Active	11/4/2023 Off	•	Locked
dev-glorifi.org	Active	11/4/2023 Off	·	Locked
dev-glorifi.us	Active	11/4/2023 Off	•	Locked
floridaglorifi.com	Active	3/30/2027 Off	\$267.00	Locked
fuckanimoinsurance.com	Active	10/25/2023 Off	\$562.00	Locked
fuckanimoinsurance.net	Active	10/25/2023 Off	•	Locked
fuckanimoinsurance.org	Active	10/25/2023 Off	\$159.00	Locked
fuckanimomortgage.com	Active	10/25/2023 Off	\$417.00	Locked
fuckanimomortgage.net	Active	10/25/2023 Off	\$24.00	Locked
fuckanimomortgage.org	Active	10/25/2023 Off	\$84.00	Locked
fuckglorifi.com	Active	9/20/2023 Off	\$206.00	Locked
fuckglorifi.net	Active	9/20/2023 Off	\$4.00	Locked
fuckglorifi.org	Active	9/20/2023 Off	\$29.00	Locked
fuckglorifibankingservices.com	Active	10/25/2023 Off	\$0.00	Locked
fuckglorifibankingservices.net	Active	10/25/2023 Off	\$0.00	Locked
fuckglorifibankingservices.org	Active	10/25/2023 Off	\$0.00	Locked
fuckglorififinancialservices.com	Active	10/25/2023 Off	\$5.00	Locked
fuckglorififinancialservices.net	Active	10/25/2023 Off	\$0.00	Locked
fuckglorififinancialservices.org	Active	10/25/2023 Off	\$0.00	Locked
fuckglorifiinsurance.com	Active	10/25/2023 Off	\$37.00	Locked
fuckglorifiinsurance.net	Active	10/25/2023 Off	\$0.00	Locked
fuckglorifiinsurance.org	Active	10/25/2023 Off	\$1.00	Locked
fuckglorifimortgage.com	Active	10/25/2023 Off	\$34.00	Locked
fuckglorifimortgage.net	Active	10/25/2023 Off	\$0.00	Locked
fuckglorifimortgage.org	Active	10/25/2023 Off	\$1.00	Locked
fuckglorifiriskmanagement.com	Active	10/25/2023 Off	\$0.00	Locked
fuckglorifiriskmanagement.net	Active	10/25/2023 Off	\$0.00	Locked
fuckglorifiriskmanagement.org	Active	10/25/2023 Off	\$0.00	Locked
georgiaglorifi.com	Active	3/30/2027 Off	\$211.00	Locked
glarifi.com	Active	6/15/2027 Off	\$1,058.00	Locked
glorifi-technologies.com	Active	3/7/2027 Off	\$54.00	
glorifi-technologies.io	Active	3/7/2027 Off		Locked
glorifi-technologies.net	Active	3/7/2027 Off	·	Locked
glorifi-technologies.org	Active	3/7/2027 Off	\$15.00	
glorifi-technology.com	Active	3/3/2027 Off	\$56.00	
glorifi-technology.io	Active	3/3/2027 Off	·	Locked
glorifi.art	Active	6/15/2027 Off	\$65.00	
glorifi.biz	Active	6/15/2027 Off	\$15.00	
glorifi.cc	Active	6/15/2027 Off	·	Locked
glorifi.com	Active	12/25/2024 Off	\$1,987.00	
glorifi.fun	Active	6/16/2027 Off	\$65.00	
glorifi.io	Active	1/26/2027 Off	\$123.00	
glorifi.life	Active	6/15/2027 Off		Locked
glorifi.love	Active	6/15/2027 Off	\$65.00	
glorifi.pro	Active	6/15/2027 Off	\$45.00	
glorifi.shop	Active	6/15/2027 Off	\$65.00	
glorifi.tech	Active	3/3/2027 Off	·	Locked
0		3,3,202, 311	757.00	

glorifi.today	Active	6/15/2027 Off	\$65.00	Locked
glorifi.us	Active	3/3/2027 Off	\$4.00	Locked
glorifi.website	Active	6/16/2027 Off	\$65.00	Locked
glorifi.work	Active	6/15/2027 Off	\$65.00	Locked
glorifi.xyz	Active	6/15/2027 Off	\$19.00	Locked
glorifialabama.com	Active	3/30/2027 Off	\$214.00	Locked
glorifialaska.com	Active	3/30/2027 Off	\$215.00	Locked
glorifiapp.co	Active	6/16/2027 Off	\$0.00	Locked
glorifiapp.info	Active	6/15/2027 Off	\$0.00	Locked
glorifiapp.net	Active	6/15/2027 Off	\$0.00	Locked
glorifiapp.org	Active	6/15/2027 Off	\$0.00	Locked
glorifiapps.com	Active	6/15/2027 Off	\$0.00	Locked
glorifiarizona.com	Active	3/30/2027 Off	\$206.00	Locked
glorifiarkansas.com	Active	3/30/2027 Off	\$203.00	Locked
glorifiassetmanagement.com	Active	3/1/2027 Off	\$149.00	Locked
glorifibank.com	Active	9/20/2023 Off	\$0.00	Locked
glorifibank.net	Active	9/20/2023 Off	\$0.00	Locked
glorifibank.org	Active	9/20/2023 Off	\$0.00	Locked
glorifibankingservices.com	Active	9/20/2023 Off	\$141.00	Locked
glorifibankingservices.net	Active	9/20/2023 Off	\$1.00	Locked
glorifibankingservices.org	Active	9/20/2023 Off	\$15.00	Locked
glorifibankingservicesscam.com	Active	10/25/2023 Off	\$0.00	Locked
glorifibankingservicesscam.net	Active	10/25/2023 Off	\$0.00	Locked
glorifibankingservicesscam.org	Active	10/25/2023 Off	\$0.00	Locked
glorifibankingservicessuck.com	Active	10/25/2023 Off	\$0.00	Locked
glorifibankingservicessuck.net	Active	10/25/2023 Off	\$0.00	Locked
glorifibankingservicessuck.org	Active	10/25/2023 Off	\$0.00	Locked
glorifibankingservicessucks.com	Active	10/25/2023 Off	\$0.00	Locked
glorifibankingservicessucks.net	Active	10/25/2023 Off	\$0.00	Locked
glorifibankingservicessucks.org	Active	10/25/2023 Off	\$0.00	Locked
glorificalifornia.com	Active	3/30/2027 Off	\$187.00	Locked
glorificolorado.com	Active	3/30/2027 Off	\$206.00	Locked
glorificonnecticut.com	Active	3/30/2027 Off	\$181.00	Locked
glorifidelaware.com	Active	3/30/2027 Off	\$209.00	Locked
glorififinancial.com	Active	9/20/2023 Off	\$196.00	Locked
glorififinancial.net	Active	9/20/2023 Off	\$7.00	Locked
glorififinancial.org	Active	9/20/2023 Off	\$51.00	Locked
glorififinancialservices.com	Active	9/20/2023 Off	\$128.00	Locked
glorififinancialservicesscam.com	Active	10/25/2023 Off	\$0.00	Locked
glorififinancialservicesscam.net	Active	10/25/2023 Off	\$0.00	Locked
glorififinancialservicesscam.org	Active	10/25/2023 Off	\$0.00	Locked
glorififinancialservicessuck.com	Active	10/25/2023 Off	\$0.00	Locked
glorififinancialservicessuck.net	Active	10/25/2023 Off	\$0.00	Locked
glorififinancialservicessuck.org	Active	10/25/2023 Off	\$0.00	Locked
${\it glorififinancial services sucks.com}$	Active	10/25/2023 Off	\$0.00	Locked
glorififinancialservicessucks.net	Active	10/25/2023 Off	\$0.00	Locked
glorififinancialservicessucks.org	Active	10/25/2023 Off	·	Locked
glorififlorida.com	Active	3/30/2027 Off	\$211.00	Locked

glorifigeorgia.com	Active	3/30/2027 Off	\$204.00	Locked
glorifigiving.co	Active	5/5/2023 Off	\$0.00	Locked
glorifigiving.com	Active	5/5/2025 Off	\$210.00	Locked
glorifigiving.net	Active	5/5/2023 Off	\$7.00	Locked
glorifigiving.org	Active	5/5/2023 Off	\$50.00	Locked
glorifihawaii.com	Active	3/30/2027 Off	\$281.00	Locked
glorifihome.com	Active	3/1/2027 Off	\$273.00	Locked
glorifii.com	Active	6/15/2027 Off	\$1,100.00	Locked
glorifiidaho.com	Active	3/30/2027 Off	\$236.00	Locked
glorifiillinois.com	Active	3/30/2027 Off	\$201.00	Locked
glorifiindiana.com	Active	3/30/2027 Off	\$211.00	Locked
glorifiinsurance.com	Active	9/20/2023 Off	\$210.00	Locked
glorifiinsurance.net	Active	9/20/2023 Off	\$9.00	Locked
glorifiinsurance.org	Active	9/20/2023 Off	\$50.00	Locked
glorifiinsurancescam.com	Active	10/25/2023 Off	\$174.00	Locked
glorifiinsurancescam.net	Active	10/25/2023 Off	\$9.00	Locked
glorifiinsurancescam.org	Active	10/25/2023 Off	\$65.00	Locked
glorifiinsurancesuck.com	Active	10/25/2023 Off	\$0.00	Locked
glorifiinsurancesuck.net	Active	10/25/2023 Off	\$0.00	Locked
glorifiinsurancesuck.org	Active	10/25/2023 Off	\$0.00	Locked
glorifiinsurancesucks.com	Active	10/25/2023 Off	\$0.00	Locked
glorifiinsurancesucks.net	Active	10/25/2023 Off	\$0.00	Locked
glorifiinsurancesucks.org	Active	10/25/2023 Off	\$0.00	Locked
glorifiiowa.com	Active	3/30/2027 Off	\$0.00	Locked
glorifikansas.com	Active	3/30/2027 Off	\$214.00	Locked
glorifikentucky.com	Active	3/30/2027 Off	\$212.00	Locked
glorifilouisiana.com	Active	3/30/2027 Off	\$189.00	Locked
glorifimaine.com	Active	3/30/2027 Off	\$232.00	Locked
glorifimaryland.com	Active	3/30/2027 Off	\$212.00	Locked
glorifimassachusetts.com	Active	3/30/2027 Off	\$178.00	Locked
glorifimichigan.com	Active	3/30/2027 Off	\$206.00	Locked
glorifiminnesota.com	Active	3/30/2027 Off	\$200.00	Locked
glorifimississippi.com	Active	3/30/2027 Off	\$167.00	Locked
glorifimissouri.com	Active	3/30/2027 Off	\$198.00	Locked
glorifimontana.com	Active	3/30/2027 Off	\$213.00	Locked
glorifimortgage.com	Active	9/20/2023 Off	\$206.00	Locked
glorifimortgage.net	Active	9/20/2023 Off	\$8.00	Locked
glorifimortgage.org	Active	9/20/2023 Off	\$49.00	Locked
glorifimortgagescam.com	Active	10/25/2023 Off	\$0.00	Locked
glorifimortgagescam.net	Active	10/25/2023 Off	\$0.00	Locked
glorifimortgagescam.org	Active	10/25/2023 Off	\$0.00	Locked
glorifimortgageservices.com	Active	9/20/2023 Off	\$125.00	Locked
glorifimortgageservices.net	Active	9/20/2023 Off	\$1.00	Locked
glorifimortgageservices.org	Active	9/20/2023 Off	\$12.00	Locked
glorifimortgagesuck.com	Active	10/25/2023 Off	\$0.00	Locked
glorifimortgagesuck.net	Active	10/25/2023 Off	\$0.00	Locked
glorifimortgagesuck.org	Active	10/25/2023 Off	\$0.00	Locked
glorifimortgagesucks.com	Active	10/25/2023 Off	\$0.00	Locked

glorifimortgagesucks.net	Active	10/25/2023	Off	\$0.00	Locked
glorifimortgagesucks.org	Active	10/25/2023	Off	\$0.00	Locked
glorifinancial.net	Active	4/20/2027	Off	\$39.00	Locked
glorifinancial.org	Active	4/20/2027	Off	\$88.00	Locked
glorifinebraska.com	Active	3/30/2027	Off	\$208.00	Locked
glorifinevada.com	Active	3/30/2027	Off	\$273.00	Locked
glorifinewhampshire.com	Active	3/30/2027	Off	\$264.00	Locked
glorifinewjersey.com	Active	3/30/2027	Off	\$313.00	Locked
glorifinewmexico.com	Active	3/30/2027	Off	\$295.00	Locked
glorifinewyork.com	Active	3/30/2027	Off	\$359.00	Locked
glorifinorthcarolina.com	Active	3/30/2027	Off	\$142.00	Locked
glorifinorthdakota.com	Active	3/30/2027	Off	\$157.00	Locked
glorifinow.com	Active	6/15/2027	Off	\$361.00	Locked
glorifiohio.com	Active	3/30/2027	Off	\$233.00	Locked
glorifioklahoma.com	Active	3/30/2027	Off	\$211.00	Locked
glorifioregon.com	Active	3/30/2027	Off	\$212.00	Locked
glorifipennsylvania.com	Active	3/30/2027	Off	\$181.00	Locked
glorifirentals.com	Active	3/1/2027	Off	\$224.00	Locked
glorifirhodeisland.com	Active	3/30/2027		\$160.00	Locked
glorifiriskmanagementscam.com	Active	10/25/2023		·	Locked
glorifiriskmanagementscam.net	Active	10/25/2023		•	Locked
glorifiriskmanagementscam.org	Active	10/25/2023		·	Locked
glorifiriskmanagementsuck.com	Active	10/25/2023		•	Locked
glorifiriskmanagementsuck.net	Active	10/25/2023		•	Locked
glorifiriskmanagementsuck.org	Active	10/25/2023		•	Locked
glorifiriskmanagementsucks.com	Active	10/25/2023		·	Locked
glorifiriskmanagementsucks.net	Active	10/25/2023			Locked
glorifiriskmanagementsucks.org	Active	10/25/2023		•	Locked
glorifiscam.com	Active	9/20/2023		•	Locked
glorifiscam.net	Active	9/20/2023		·	Locked
glorifiscam.org	Active	9/20/2023		•	Locked
glorifisecurities.com	Active	2/16/2027		\$179.00	
glorifisecurities.io	Active	2/16/2027		•	Locked
glorifisecurities.net	Active	2/16/2027			Locked
glorifisecurities.org	Active	2/16/2027		•	Locked
glorifiservices.com	Active	8/5/2027		\$222.00	
glorifiservices.io	Active	8/5/2027		·	Locked
glorifiservices.net	Active	8/5/2027		•	Locked
glorifiservices.org	Active	8/5/2027		· · · · · · · · · · · · · · · · · · ·	Locked
glorifisouthcarolina.com	Active	3/30/2027		\$145.00	
glorifisouthdakota.com	Active	3/30/2027		\$158.00	
glorifisuck.com	Active	9/20/2023		•	Locked
glorifisuck.net	Active	9/20/2023		•	Locked
glorifisuck.org	Active	9/20/2023			Locked
glorifisucks.com	Active	9/20/2023		•	Locked
glorifisucks.net	Active	9/20/2023		•	Locked
glorifisucks.org	Active	9/20/2023		·	Locked
glorifitennessee.com	Active	3/30/2027		\$194.00	
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glorifitexas.com	Active	3/30/2027 Off	\$244.00	
glorifiutah.com	Active	3/30/2027 Off	•	Locked
glorifivermont.com	Active	3/30/2027 Off	\$217.00	
glorifivirginia.com	Active	3/30/2027 Off	\$202.00	
glorifiwashington.com	Active	3/30/2027 Off	\$199.00	
glorifiwealth.com	Active	3/1/2027 Off	\$219.00	
glorifiweb.com	Active	6/15/2027 Off	\$309.00	
glorifiwestvirginia.com	Active	3/30/2027 Off	\$143.00	
glorifiwisconsin.com	Active	3/30/2027 Off	\$189.00	Locked
glorifiwyoming.com	Active	3/30/2027 Off	\$209.00	Locked
glorifund.com	Active	3/1/2027 Off	\$999.00	Locked
greatamericancontest.com	Active	2/16/2023 Off	\$1,089.00	Locked
greatamericanpics.com	Active	2/16/2023 Off	\$987.00	Locked
greatamericanvideos.com	Active	2/16/2023 Off	\$1,064.00	Locked
hawaiiglorifi.com	Active	3/30/2027 Off	\$245.00	Locked
idahoglorifi.com	Active	3/30/2027 Off	\$225.00	Locked
illinoisglorifi.com	Active	3/30/2027 Off	\$189.00	Locked
indepedencebank.com	Active	2/3/2027 Off	\$813.00	Locked
indepedencebank.net	Active	2/3/2027 Off	\$55.00	Locked
indepedencebank.org	Active	2/4/2027 Off	\$305.00	Locked
independencebankoftexas.com	Active	2/3/2027 Off	\$779.00	Locked
independencebankoftexas.net	Active	2/3/2027 Off	\$8.00	Locked
independencebankoftexas.org	Active	2/4/2027 Off	\$236.00	Locked
indianaglorifi.com	Active	3/30/2027 Off	\$197.00	Locked
iowaglorifi.com	Active	3/30/2027 Off	\$190.00	Locked
joinglorifi.com	Active	3/22/2027 Off	\$318.00	Locked
joinglorifi.io	Active	3/22/2027 Off	\$4.00	Locked
joinglorifi.net	Active	3/22/2027 Off	\$8.00	Locked
joinglorifi.org	Active	3/22/2027 Off	\$76.00	Locked
kansasglorifi.com	Active	3/30/2027 Off	\$176.00	Locked
kentuckyglorifi.com	Active	3/30/2027 Off	\$190.00	Locked
louisianaglorifi.com	Active	3/30/2027 Off	\$166.00	Locked
maineglorifi.com	Active	3/30/2027 Off	\$291.00	
marylandglorifi.com	Active	3/30/2027 Off	\$138.00	
massachusettsglorifi.com	Active	3/30/2027 Off	\$111.00	
michiganglorifi.com	Active	3/30/2027 Off	\$196.00	
minnesotaglorifi.com	Active	3/30/2027 Off	\$153.00	
mississippiglorifi.com	Active	3/30/2027 Off	\$105.00	
missouriglorifi.com	Active	3/30/2027 Off	\$166.00	
montanaglorifi.com	Active	3/30/2027 Off	\$214.00	
nebraskaglorifi.com	Active	3/30/2027 Off	\$174.00	
nevadaglorifi.com	Active	3/30/2027 Off	\$151.00	
newhampshireglorifi.com	Active	3/30/2027 Off	· ·	Locked
newjerseyglorifi.com	Active	3/30/2027 Off	\$66.00	Locked
newmexicoglorifi.com	Active	3/30/2027 Off	\$60.00	
newyorkglorifi.com	Active	3/30/2027 Off	•	Locked
northcarolinaglorifi.com	Active	3/30/2027 Off	·	Locked
northdakotaglorifi.com	Active	3/30/2027 Off	·	Locked
	7.00.40	3,33,232, 011	720.00	

ohioglorifi.com	Active	3/30/2027	Off	\$219.00	Locked
oklahomaglorifi.com	Active	3/30/2027	Off	\$191.00	Locked
oregonglorifi.com	Active	3/30/2027	Off	\$269.00	Locked
pat-glorifi.com	Active	2/9/2027	Off	\$0.00	Locked
pat-glorifi.io	Active	2/15/2027	Off	\$0.00	Locked
pennsylvaniaglorifi.com	Active	3/30/2027	Off	\$124.00	Locked
rhodeislandglorifi.com	Active	3/30/2027	Off	\$38.00	Locked
sbx-glorifi.com	Active	11/4/2023	Off	\$0.00	Locked
sbx-glorifi.io	Active	11/4/2023	Off	\$0.00	Locked
sbx-glorifi.net	Active	11/4/2023	Off	\$0.00	Locked
sbx-glorifi.org	Active	11/4/2023	Off	\$0.00	Locked
sbx-glorifi.us	Active	11/4/2023	Off	\$0.00	Locked
scamanimoinsurance.com	Active	10/25/2023	Off	\$406.00	Locked
scamanimoinsurance.net	Active	10/25/2023	Off	\$43.00	Locked
scamanimoinsurance.org	Active	10/25/2023	Off	\$262.00	Locked
scamanimomortgage.com	Active	10/25/2023	Off	\$357.00	Locked
scamanimomortgage.net	Active	10/25/2023	Off	\$30.00	Locked
scamanimomortgage.org	Active	10/25/2023	Off	\$179.00	Locked
scamglorifi.com	Active	9/20/2023	Off	\$0.00	Locked
scamglorifi.net	Active	9/20/2023	Off	\$0.00	Locked
scamglorifi.org	Active	9/20/2023	Off	\$0.00	Locked
scamglorifibankingservices.com	Active	10/25/2023	Off	\$0.00	Locked
scamglorifibankingservices.net	Active	10/25/2023	Off	\$0.00	Locked
scamglorifibankingservices.org	Active	10/25/2023	Off	\$0.00	Locked
scamplorififinancialservices.com	Active	10/25/2023	Off	\$0.00	Locked
scamglorififinancialservices.net	Active	10/25/2023	Off	\$0.00	Locked
scamglorififinancialservices.org	Active	10/25/2023	Off	\$0.00	Locked
scamglorifiinsurance.com	Active	10/25/2023	Off	\$116.00	Locked
scamglorifiinsurance.net	Active	10/25/2023	Off	\$1.00	Locked
scamplorifiinsurance.org	Active	10/25/2023	Off	\$13.00	Locked
scamglorifimortgage.com	Active	10/25/2023	Off	\$116.00	Locked
scamglorifimortgage.net	Active	10/25/2023	Off	\$1.00	Locked
scamglorifimortgage.org	Active	10/25/2023	Off	\$12.00	Locked
scamglorifiriskmanagement.com	Active	10/25/2023	Off	\$0.00	Locked
scamglorifiriskmanagement.net	Active	10/25/2023	Off	\$0.00	Locked
scamglorifiriskmanagement.org	Active	10/25/2023	Off	\$0.00	Locked
southcarolinaglorifi.com	Active	3/30/2027	Off	\$35.00	Locked
southdakotaglorifi.com	Active	3/30/2027	Off	\$29.00	Locked
stateofindependencebank.com	Active	2/3/2027	Off	\$1,125.00	Locked
stateofindependencebank.net	Active	2/3/2027	Off	\$47.00	Locked
stateofindependencebank.org	Active	2/4/2027	Off	\$503.00	Locked
stg-glorifi.com	Active	11/4/2023	Off	\$0.00	Locked
stg-glorifi.io	Active	11/4/2023	Off	\$0.00	Locked
stg-glorifi.net	Active	11/4/2023	Off	\$0.00	Locked
stg-glorifi.org	Active	11/4/2023	Off	\$0.00	Locked
stg-glorifi.us	Active	11/4/2023		•	Locked
tennesseeglorifi.com	Active	3/30/2027		\$168.00	
testglorifi.com	Active	9/20/2023		\$266.00	Locked

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texasglorifi.com	Active	3/30/2027 Off	\$253.00 Locked
tst-glorifi.io	Active	1/26/2027 Off	\$0.00 Locked
utahglorifi.com	Active	3/30/2027 Off	\$193.00 Locked
vermontglorifi.com	Active	3/30/2027 Off	\$237.00 Locked
virginiaglorifi.com	Active	3/30/2027 Off	\$194.00 Locked
washingtonglorifi.com	Active	3/30/2027 Off	\$136.00 Locked
westvirginiaglorifi.com	Active	3/30/2027 Off	\$27.00 Locked
wisconsinglorifi.com	Active	3/30/2027 Off	\$146.00 Locked
wyomingglorifi.com	Active	3/30/2027 Off	\$178.00 Locked